

tic or infant, to be the special guardian of such lunatic or infant for the purpose of concurring in such case in the name and on behalf of the lunatic or infant, and any such person so appointed may lawfully so concur. Provided always, that it shall be lawful for the said Courts to require notice of such application to be given to such person, if any, as the Court shall think fit.

VI. In any case in which any such order as

**Order to appoint
special guardian
of an infant may
be discharged by
Courts if made
without notice.**

aforesaid shall have been made by the said Courts in the matter of any infant without notice to the guardian of the infant, it shall be lawful for the said Courts, if they shall respectively think fit so to do, to discharge such order upon the application of such guardian, by motion or petition; and the said Courts, if they shall respectively think fit, may thereupon appoint some other fit person to be the special guardian of such infant for the purpose of such special case, and may also give such directions as may be necessary for substituting in such special case either the name of the guardian so applying, or of the special guardian so appointed, in lieu of the name of the special guardian so displaced. Provided always, that the discharge of any Order appointing a special guardian shall not invalidate any thing which shall in the meantime have been done by such special guardian, unless the Court shall, upon notice to all parties, specially so direct.

VII. Every such special case shall be entitled

**How special
cases to be en-
titled.**

as a cause between some or one of the parties interested or claiming to be interested as plaintiffs or plaintiff, and the others or other of them as defendants or defendant; and in the title to such cases, lunatics and infants shall be described as such, and their Committees, guardians, or special guardians named; and where in any such case a married woman is named as a plaintiff, and her husband as a defendant thereto, a next friend of such married woman shall be named in the title to such case; but nothing herein contained shall be construed so as to require a next friend of any Hindoo or Mahomedan married woman to be named in such title.

VIII. Every such special case shall concisely

**Form of special
case.**

state such facts and documents as may be necessary to enable the Court to decide the question raised thereby; and upon the hearing of such case, the Court and the parties shall be at liberty to refer to the whole contents of such documents; and the Court shall be at liberty to draw from the facts and documents stated in any such special case any inference which the Court might have drawn therefrom if proved in a cause.

IX. Every such special case to which an in-

**Special case to
state how guardi-
an constituted, and
the concurrence of
married women.**

fant or lunatic is a party by his guardian or special guardian shall also state how such guardian or special guardian was constituted; and where any married woman having or claiming any interest distinct from her husband is a party to such case, it shall be stated therein that she concurs in such case in her own right.

X. Every such special case shall be signed by

**Special case to
be signed by Coun-
sel and filed, and
appearances to be
entered for de-
fendants.**

Counsel for all parties, and shall be filed in the same manner as bills, plaints, or allegations are filed, and the defendants may appear thereto in the same manner as defendants appear to bills,

plaints, or allegations, and no defendants shall be required to take an office copy of a special case, but an office copy thereof shall be taken by the plaintiff.

XI. After a special case shall have been filed,

**Parties to be
bound by state-
ments after de-
fendants have ap-
peared to special
Court in the same
manner as if**

the plaintiff in the special case

**had filed a bill, plaint, or allegation against the
parties named as defendants thereto, and such
defendants had appeared to such bill, plaint, or
allegation, and upon the special case being filed and
appearances entered thereto as aforesaid, all parties
to such special case, shall, for the purposes of such
special case, be bound by the statements therein.**

XII. So soon as all the defendants shall have

**How cases to be
set down for hear-
ing, same may be set
down for hear-
ing, and subpoenas to hear judg-
ment or notices of hearing, issued**

**and served according to the practice of the said
Courts.**

XIII. It shall be lawful for the said Courts

**Upon hearing
Court to determine
question and make
declaration.**

upon the hearing of any such special case as aforesaid, to determine the questions raised thereby in or any of them, and by decree or judgment to declare its opinion thereon, and, so far as the case shall admit of the same, upon the right involved therein, without proceeding to administer any relief consequent upon such declaration, and every such declaration of the said Court contained in any such decree or judgment shall have the same force and effect as such declaration would have had, and shall be binding to the same extent as such declaration would have been, if contained in a decree or judgment made in a suit between the same parties instituted by bill, plaint, or allegation; provided always, that if upon the hearing of such special case as aforesaid, the Court shall be of opinion that the statements contained therein so far as the same affect the interest of any married woman, infant or lunatic are not true, or that the questions raised thereby or any of them cannot properly be decided upon

**Proviso that
Court may refuse
such hearing, with the consent
of all parties thereto, and of the**

**Court, amended so as properly to raise such ques-
tions, or the said Court may refuse to decide the
same.**

XIV. Every executor, administrator, represen-

**Protection to be
afforded to Trus-
tees by declar-
ation.**

ative, trustee, or other person making any payment or doing any act in conformity with the declaration contained in any decree or judgment made or pronounced upon a special case, shall in all respects be as fully and effectually protected and indemnified by such declaration, as if such payment had been made or act done under or in pursuance of the express order of the said Court made in a suit, action, or proceeding between the same parties instituted by bill, plaint, or allegation, save only as to any rights or claims of any person in respect of matters not determined by such declaration.

XV. Where any person shall be desirous to

**The Court
may suspend
the acting upon
declaration.**

have a special case re-heard, or to appeal from the decision thereon, it shall be lawful for the said Courts

respectively, upon application for that purpose, either at the time of the decree or

judgment upon such special case being made, or at any time afterwards, and upon such conditions, if any, as the Court shall think fit, to order that the declaration contained in such decree shall not be acted upon for such time as the said Courts respectively shall think just.

XVI. The filing of a special case, and the Special case to entering of appearances thereto by the persons named as defendants therein, shall be taken to be a *lis pendens*.

XVII. Any documents referred to, in a special case, and any copies thereof or extracts therefrom, identified by the signature of the solicitors for all parties, may be produced and read at the hearing of such case, without further proof; and it shall be lawful for the said Courts respectively, at any time after the filing of the special case, and the entering of appearances thereto by the persons named as defendants therein, to order any document, which may be admitted thereby to be in the possession of any party to such case, to be deposited and produced in such manner and for such purposes as the said Courts respectively shall think fit.

XVIII. It shall be lawful for the said Courts upon the application of the executors, administrators or representatives in estate of any deceased person, by order to be made upon motion or petition of course, and to be in the form or to the effect set forth in the schedule hereto, with such variations as circumstances may require, to refer it to the said Courts respectively to take an account of the debts and liabilities affecting the estate of such deceased person, and to report thereon; provided always, that no such order shall be made until the expiration of one year next after the death of such deceased person, or pending any proceedings to administer the estate of such person, and in case at any time after the making of such order, any decree or order for administering the estate of such deceased person shall be made, it shall be lawful for the said Courts respectively, by such decree or order, to stay or suspend the proceedings under such order of course on such terms and conditions, if any, as to the said Courts respectively shall seem just.

XIX. It shall be lawful for any person who may have come in before the Master under any such order, and claimed to be a creditor upon the estate of the deceased person, or to have any demand upon such estate by reason of any liability, and whose debt or claim may not have been wholly allowed by the said Master, to apply to the Court making such order by motion, of which notice shall be given within fourteen days after the filing of the Master's Report, to have such claim allowed by such Court, either wholly or partially; and it shall be lawful for the said executors, administrators or representatives in estate, and for any creditor of the deceased person who may be authorized by special leave of the said Court so to do, to apply to the said Court by motion, of which notice shall be given within the time aforesaid, to have any debt or claim allowed by the said Master disallowed by the said Court, either wholly or partially, and, at the expiration of fourteen days after

Master's Report may be objected to by motion to the Court, of which notice shall be given.

the filing of the said report, the same shall, except as to any debt or claim as to which any such notice as aforesaid may have been given, be absolute, as if the same had been confirmed by order of the said Court.

XX. Upon the hearing of any such motion as aforesaid the said Courts respectively may either dismiss such motion, or may order the debt or claim to which such motion re-

lates to be allowed or disallowed, as the case may be, and either wholly or partially, or may direct further inquiry or further proceedings, by way of action or otherwise, touching such debt or claim, and after such inquiry or proceedings may, upon further motion, deal with such debt or claim as to the said Courts respectively shall seem just: provided always, that no new evidence shall be received by the said Courts upon the hearing of any such motion without special leave of the said Courts.

XXI. In case any debt or any certain liability

If debts or certain liabilities allowed, and not paid or provided for, order may be made for payment or accounts.

shall have been allowed as aforesaid, and shall not within fourteen days after the report has become absolute as to such debt or liability, or after the same shall have been allowed by the said Court, be paid or provided for by appropriation to the satisfaction of the person who has established such liability, it shall be lawful for the said Courts respectively by order to be made, in case of any debt remaining due, upon the application by motion or petition of the person to whom the debt remains due, and on notice to the executors, administrators, or representatives in estate, and in case of any certain liability remaining unprovided for by appropriation, upon the application by motion or petition of the person by whom such liability has been established, or of the executors, administrators, or representatives in estate, and on notice by the party applying to the other of them, to order payment of the debts which may have been allowed and remain unpaid, and to provide for the certain liabilities which may have been allowed and remain unprovided for, in like manner as the same could or might have been paid or provided for in a suit for that purpose instituted by Bill, or to refer it to the Master to take an account of the debts and certain liabilities allowed as aforesaid which remain unpaid or unprovided for, and also the usual accounts of the estate of the deceased person, with all usual and proper directions; and every such order shall have the same force and effect and shall be prosecuted and carried on in like manner as a decree in a creditor's suit instituted by bill.

XXII. Nothing in Sections XVIII. and XXI.

of this Act contained shall be construed so as to prevent any of Her Majesty's Courts from taking such accounts as aforesaid in any manner in which, according to the usual practice of such Courts, the same might have been taken if directed by a decretal order made in a suit.

XXIII. In case any contingent liability shall be allowed by the said report or

Court, on application of executors or administrators, &c. may direct appropriation of Money to answer contingent liability.

notice to the person who may have established such contingent liability, to order such sum of money, part, or proceeds of part, of the estate of the deceased person, as to the said Courts respectively shall seem just, to be set apart and appropriated for answering such contingent liability, and to give such directions as the said Courts shall think fit touching the payment of such sum of money into Courts, and the investment thereof, and the payment, application, or accumulation of the interest or dividends thereof in the meantime and until the same shall be required to answer such liability, and when such liability shall be ascertained or determined, to give such directions as to the payment of such sum out of Court as the said Courts respectively shall deem right: Provided always, that no order to be made as aforesaid shall in any manner bind the assets so appropriated as against the persons entitled to the estate of the deceased subject to the contingent liability; and any person interested in such appropriated assets may apply to the Court touching the same, as he may be advised.

XXIV. After the filing of such report as aforesaid, it shall be lawful for the said Courts respectively upon the application of the executors, administrators, or representatives in estate of the deceased, by order, to be made on motion, to restrain by injunction any proceedings at law against them by any person having or claiming to have any demand upon the estate of the deceased by reason of any debt or liability other than the persons who may have established contingent liabilities under the said order for which no appropriation may have been made.

XXV. In case no debt or liability, or no debt or liability other than a contingent liability, shall have been allowed as aforesaid, or in case any debt or liability other than as aforesaid shall have been allowed as aforesaid, then after the same shall have been paid or provided for by appropriation as aforesaid, all payments made by the executors, administrators, or representatives in estate, or any of them, on account of the estate of the deceased person, and all dispositions of such assets made by them or any of them on account of such estate, shall, as against all persons having or claiming to have any demand upon such estate by reason of any debt or liability, other than persons who may have established under the said order any contingent liability for which no such appropriation as aforesaid may have been made, be as good and effectual as if the same had been made under a decree of the said Courts respectively: Provided always, that nothing herein contained shall in any manner affect or prejudice the rights of any creditor or other person having any demand or claim upon the estate of the deceased against any assets so paid or disposed of, or against the persons to whom such payment or disposition may have been made, or against any assets appropriated under the provisions of this Act, and the appropriation of which, if made under a decree of the said Court, in a suit to which he was not a party, would not have been binding upon him.

XXVI. All exceptions for scandal, impertinence, and insufficiency, which according to the existing practice of the said Courts are referred to the Masters of the said Courts, shall not any longer be so referred, but

shall be heard and determined in the first instance by the said Courts, or any Judge thereof.

XXVII. Notwithstanding any rule or practice of the said Courts to the contrary, it shall be lawful for the said Courts respectively, at the hearing of any cause, or of any further directions therein, to receive proof by affidavit or otherwise of all proper parties being before the Court, and of all such matters as are necessary to be proved for enabling the said Courts respectively to order payment of any monies belonging to any married woman, and of all such other matters, not directly in issue in the cause, as in the opinion of the said Courts respectively may safely and properly be so proved.

XXVIII. It shall be lawful for the said Courts respectively, from time to time, to make, rescind, and alter General Rules and Orders for better enabling the opinion of the said Courts respectively to be obtained on special cases, and for effectuating the purposes of this Act as to the debts and liabilities of deceased persons, and for making any provisions which may be or be deemed necessary or proper as to amendment, revivor and supplemental matter or relief, and as to costs of any proceedings under or in pursuance of this Act, and for regulating the times and form and mode of procedure and practice of the said Courts in respect of the matters to which this Act relates, and every of them, and so far as may be found expedient for altering the course of proceeding hereinbefore prescribed in respect to such matters or any of them, and generally for assimilating the practice of the said Courts respectively to that of the High Court of Chancery in England.

XXIX. All such General Rules and Orders shall be laid before the Governor General of India in Council within one month after the making and issuing of the same, and every such Rule or Order shall, from and after the time in that behalf to be appointed by the said Courts respectively, and if no time shall

be so appointed, then from and after the making thereof, be binding and obligatory on the said Courts respectively, and be of like force and effect as if the provisions therein contained had been expressly enacted by the Governor General of India in Council. Provided always, that if the said Governor General of India in Council shall, by any resolution passed at any time within six months after such Rules, Orders, and Regulations shall have been laid before him, resolve that the whole or any part of such Rules or Orders ought not to continue in force, in such case the whole or such part thereof as shall be so included in such resolution shall, from and after the time that such resolution is notified to the said Court, cease to be binding and obligatory on the said Court; provided that every such Rule or Order so made or expressed to be made in pursuance of this Act which shall not be laid before the Governor General of India in Council within the time by this Act limited for that purpose shall, from and after the expiration of such time, be absolutely void and of no effect. Provided always, that nothing in this clause contained shall be construed so that the said Rules or Orders should not be transmitted as heretofore to Her Majesty in Privy Council for approbation.

XXX. In the meantime and until any such General Rules or Orders shall be made, and in so far as the same, when made, shall not be applicable, the proceedings under this Act shall be governed and regulated by the provisions herein contained, so far as the same extend,

Until Rules or Orders are made, and if not applicable when made, practice to be according to this Act and practice of the Court.

and in so far as the same do not extend shall, as well with respect to the persons who ought to be made parties to special cases as in every other respect, be governed and regulated by the Rules, Orders and Practice of the said Courts respectively, in suits instituted by bill, so far as the same can be applied thereto; and subject to such General Rules and Orders as aforesaid, the costs of all proceedings under this Act, shall be in the discretion of the said Courts respectively.

XXXI. All decrees and orders made under the provisions of this Act, shall be subject to rehearing, appeal, and review, and may be discharged and varied in the same and the like manner as decrees and orders of the said Courts made in suits instituted by bill.

XXXII. The following words and expressions in this Act shall have the several meanings hereby assigned to them, unless there be something either in the subject or in the context repugnant to such construction:

Words importing the singular number only shall include the plural number, and words importing the plural number only shall include the singular number:

Words importing the masculine gender only shall include females:

The expression "Her Majesty's Courts" or "Courts" shall mean and include Her Majesty's Supreme Courts of Judicature at Bengal, Madras and Bombay, and also the Court of Judicature of Prince of Wales' Island, Singapore and Malacca:

The word "Lunatic" shall include idiots and persons of unsound mind, and whether found such by inquisition or not:

The word "Guardian" shall mean father or testamentary guardian, or guardian appointed by any of Her Majesty's Courts (not being a special guardian appointed under the Provisions of this Act.)

XXXIII. This Act shall commence and take effect from and after the tenth day of April, One thousand eight hundred and fifty-two.

Schedule referred to by the foregoing Act, (Date.)

In the matter of A. B. late of _____ in Banker (or as the case may be), deceased.

Upon motion this day made into this Court by Mr. _____ of _____ Counsel for C. D. of the executor (or administrator) of the abovenamed A. B. (or upon the humble petition of C. D. of the executor (or administrator) of the said A. B. this day preferred unto the Supreme Court of Judicature at _____ for the reasons therein contained,) it is ordered. That it be referred to the Master of this Court to take an account of the debts and liabilities affecting the (personal or the real estate of the said A. B. or his moveable and immoveable estate, as the case may be), and to compute in-

terest on such of the said debts and liabilities as carry interest after the rate of interest the same respectively carry; and the said Master is to cause an advertisement to be published in the _____ Gazette and such other public papers as he shall think fit for the persons claiming in respect of any such debts or liabilities to come in before the said Master, and prove their debts and claims, and he is to fix a peremptory day for that purpose; and such of the creditors as shall not come in and prove their debts and claims by the time so to be limited, are to be excluded the benefit of this order; and it is ordered, that the Master do distinguish debts from liabilities, and liabilities certain from liabilities contingent; and it is ordered, that the said estate of the said A. B. be applied in payment and satisfaction of such debts and liabilities of the said A. B. in a due course of administration; and for the better taking the said accounts and discovery of the matters aforesaid the parties are to produce before the Master, upon oath, all deeds, books, papers, and writings in their custody or power relating thereto, and are to be examined upon interrogatories or *vivâ voce* as the said Master shall direct; and any of the parties are to be at liberty to apply to the Court as there shall be occasion.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

Fort William, Home Department, Legislative,
the 12th March 1852.

The following Draft of a proposed Act was read in Council for the first time on the 12th of March 1852.

ACT NO. —— OF 1852.

An Act to confer certain powers on Patels and other heads of Villages in the Bombay Presidency.

Whereas it is expedient to confer certain powers on Patels and other heads of Villages in the Bombay Presidency, It is hereby enacted as follows :

I. Clause 1, Section XLIX. of Regulation XII. of 1827, of the Bombay Code, is repealed.

II. From and after the passing of this Act, it shall be lawful for the Governor in Council of Bombay, by an order in writing, to authorize any Magistrate of a Zillah to issue a Commission to any person exercising the office of Patel, or charged with the administration of criminal justice within the limits of any Town, Village or Peth, in the said Presidency, empowering him to try any person charged with any of the offences hereinafter mentioned, and the said Magistrate shall forthwith issue the said Commission in accordance with such order.

III. It shall be lawful for every such Patel or other Officer, who shall have received from the Magistrate such Commission as aforesaid, to try any person charged with the offence of theft, assault, or abuse, when the value of the property stolen, or the amount of damages sought to be recovered, does not exceed rupees _____, and also to try any person charged with resisting or refusing to obey any order of such Patel or other Officer as aforesaid. Provided always, that every charge of any such offence shall be preferred to such Patel or other Officer as aforesaid within eight days after the commission of such offence.

IV. It shall be lawful for every such Patel or other Officer, who shall have received from the Magistrate such Commission as aforesaid, to order any person, convicted by him of any such offence as aforesaid, to pay a fine not exceeding five rupees, or to be placed in the stocks for any period not exceeding six hours, or to be detained in the chowkey of the Town, Village or Peth, for any period not exceeding forty-eight hours.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 12th day of June next.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

*Fort William, Home Department, Legislative,
the 12th March 1852.*

The following Draft of a proposed Act was read in Council for the first time on the 12th of March 1852.

Act No. — of 1852.

An Act to relieve the Court of Sudder Foujdaree Adawlut at Bombay from the superintendence of the Police in that Presidency.

Whereas it is expedient to relieve the Court of Sudder Foujdaree Adawlut at Bombay from the superintendence of the Police in that Presidency, It is hereby enacted as follows :

I. So much of Clause 1., Section XXVII. of Regulation XIII. of 1827, of the Bombay Code, as enacts that the Court of Sudder Foujdaree Adawlut shall superintend the administration of Police, and so much of Clause 4., Section XXVII. of the same Regulation, as enacts that the Court of Sudder Foujdaree Adawlut shall furnish information to Government of the state of the Police in each Zillah, are hereby repealed.

II. From and after the passing of this Act, the superintendence of the Police in the said Presidency shall be vested in, and exercised by the Governor in Council of Bombay, and for the better superintendence thereof, it shall be lawful for the said Governor in Council to appoint such persons as he shall think fit to control and superintend the said Police, subject to the Orders of the said Governor in Council, and to vest in such persons such power and authority for the purposes aforesaid as to the said Governor in Council may seem proper.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 12th day of June next.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

*Fort William, Home Department, Legislative,
the 12th March 1852.*

The following Draft of a proposed Act was read in Council for the first time on the 12th of March 1852.

Act No. — of 1852.

An Act to amend the law respecting the Circuits of Judicial Commissioners in the Presidency of Bombay.

Whereas it is expedient to amend the law respecting the Circuits of Judicial Commissioners

in the Presidency of Bombay, It is hereby enacted as follows :

I. Section IX. of Regulation III. of 1830, and Sections II. III. IV. and V. of Regulation VIII. of 1833, are hereby repealed.

II. It shall be lawful for the Governor in Council of Bombay to issue a Commission in writing to any one of the Judges of the Court of Sudder Foujdaree Adawlut, thereby directing and empowering him to exercise and perform all or any of the powers and duties of a Judge on Circuit, or of a visiting or Judicial Commissioner, under the provisions of Chapter IV. Regulation XIII. of 1827, Sections X. XI. and XII. Regulation III. of 1830, Section V. Regulation VIII. of 1831, and Sections VI. and VII. Regulation VIII. of 1833, and all or any of the powers or duties now vested in, and exercised by the Court of Sudder Foujdaree Adawlut.

III. It shall be lawful for the said Governor in Council of Bombay in and by the said Commission, or by order in writing, to direct any Commissioner appointed as aforesaid to proceed on Circuit to any and such Zillahs in the said Presidency as shall be in the said Commission or order named, and to prescribe the period of his return to the Court of Sudder Foujdaree Adawlut.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 12th day of June next.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

No. 5.

*Fort William, Financial Department,
the 15th March 1852.*

NOTIFICATION.—Notice is hereby given, that the Salaries, Pay, Batta, and Allowances of the Civil, Military, and Marine Departments, for March 1852, will be payable as under :—

Military and Marine Departments, on Monday, the 12th proximo.

Civil ditto, on Thursday, the 15th proximo.

By order of the Most Noble the Governor General in Council,

J. A. DORIN,
Secy. to the Govt. of India.

No. 653.

*Fort William, Foreign Department,
the 18th March 1852.*

NOTIFICATIONS.—Mr. C. R. Crommelin, who was appointed as Officiating Extra Assistant in the Punjab on the 15th January last, received charge of the Treasury at Jullundur.

No. 663.

The 19th March 1852.

The Most Noble the Governor General in Council is pleased to grant Major P. Harris, Commanding 5th Regiment of Infantry Scindiah's Contingent, leave of absence, on private affairs, from the 20th proximo to 20th October next.

No. 672.

With advertence to Act No. V. of 1852, the Most Noble the Governor General in Council is pleased to appoint the Reverend J. M. Jamieson to be Registrar of Marriages at the District of Umballa.

C. ALLEN,

Offg. Secy. to the Govt. of India.

No. 193.

NOTIFICATION.

The 18th March, 1852.

With reference to the provisions of Section XXIII. Act XXVIII. of 1850, the Most Noble the Governor of Bengal is pleased to publish for general information the following Scale of Medicines, &c., to be provided in Merchant Vessels for every ten Europeans or every twenty-five Natives composing the Crew, as being the scale published in the *Bombay Gazette* of the 16th January 1851, under the authority of the Governor in Council of that Presidency, with the approval of the Governor General of India in Council, *viz.*—

	<i>lb.</i>	<i>oz.</i>	<i>dr.</i>
Castor Oil, one quart bottle, or ...	1	8	0
Epsom Salts,	1	0	0
Powder of Jalap,.....	0	2	0
Ditto Rhubarb,	0	2	0
Carbonate of Soda,.....	0	5	0
Tartaric Acid,	0	3	0
Sulphur,	0	4	0
Cream of Tartar,	0	6	0
Nitre,	0	3	0
Laudanum,	0	4	0
Tincture of Catechu,	0	3	0
Balsam of Copiba,	0	4	8
Spirits of Hartshorn,	0	3	0
Essence of Peppermint,	0	2	0
Alum,	0	3	0
Bluestone,	0	0	8
Dover's Powder,	0	1	0
Liquor Lyttoe,.....	0	3	0

2 yards Adhesive Plaster.

2 dozens of Purgative Pills.—(Pil. Colocynth, C. E. P.)

2 dozens Blue Pills.

2 dozens Opium Pills.

2 dozens Purgative Powders, each to contain 3j. of Compound Powder of Jalap and 2 grains of Calomel.

2 dozens Emetic Powders, each to contain 15 grains of Ipecacuanha and 2 grains of Tartrate of Antimony.

2 dozens of Sudorific Powders, each to contain Nitre 10 grains, Cream of Tartar 10 grains, and Dover's Powder 5 grains.

2 dozens Injection Powders, each to contain 5ji. of Acetate of Zinc.

1 set of Scales.

1 Marble Mortar and Pestle (or Wedgwood Ware.)

1 File.

1 Graduated Measure, 2 oz. capacity.

1 Funnel.

1 Small Pewter Cup.

2 Pewter Tea-spoons.

1 Spatula.

1 Pair Scissors.

- 1 Syringe.
2 Lancets.
6 Bandages, of sizes.
6 yards of Calico.

A paper of Needles, Pins, and Thread.

	<i>lb.</i>	<i>oz.</i>	<i>dr.</i>
Opium,	0	0	4
Ringworm Ointment,	0	6	0
Prepared Chalk,	0	3	0
1 Catheter, medium size.			
1 Long Splint.			
1 set of common Splints, for Leg and Arm.			
1 Drop Measure.			
Dressed or Surgeon's Tow,	1	0	0

By order of the Most Noble the Governor of Bengal.

J. P. GRANT,
Secy. to the Govt. of Bengal.

No. 605.

Orders by the Most Noble the Governor of Bengal.

Appointments.—*The 11th March 1852.*—The Reverend J. Phillips, Free Will Baptist Missionary at Jellasore, to be a Marriage Registrar in the District of Midnapore.

The 15th March 1852.—The Hon'ble E. Drummond to officiate as Magistrate, Collector and Salt Agent at Poree and Ex-officio Assistant to the Superintendent of the Tributary Mehals, during the absence of Mr. A. Forbes, or until further orders.

The 18th March 1852.—Mr. J. S. Spankie, Officiating Collector of Tirhoot, to officiate also as Magistrate of that District. This Appointment will take effect from the date on which Mr. Spankie received charge of the Magistracy from Mr. E. Sandys.

Leave of Absence.—*The 16th March 1852.*—Baboo Anundchunder Mitter, Deputy Collector under Regulation IX. of 1833, attached to the Railway Department, for fourteen days, from the 7th instant, on Medical Certificate.

The 18th March 1852.—Mr. J. H. Crawford, Agent to the Governor General in the South-West Frontier, for one month, on Medical Certificate. Major J. C. Hannington, Deputy Commissioner, will officiate for Mr. Crawford during his absence.

Notification.—*The 19th March 1852.*—Roy Hurrochunder Ghose, a Calcutta Police Magistrate, took charge of his office on the 28th ultimo.

Captain S. R. Tickell, Principal Assistant to the Commissioner of Arracan at Akyab, received charge of the Treasury from Lieutenant F. W. Ripley, on the 1st instant.

Mr. J. K. Walter, Civil Assistant Surgeon of Rungpore, resumed charge of the Medical duties of the station on the 29th ultimo.

Mr. G. G. Balfour, Magistrate of Monghyr, made over charge of his office to Mr. H. D. H. Fergusson, on the 12th instant.

Mr. H. Stainforth received charge of the office of the Commissioner of Revenue of the 14th or Moorschedabad Division from Mr. W. Bell, on the 15th instant.

By Order of the Most Noble the Governor of Bengal,

J. P. GRANT,
Secy. to the Govt. of Bengal.

No. 1117 of 1852.

*Orders by the Hon'ble the Lieutenant Governor
of the North-Western Provinces.**Judicial Department,**Agra, the 13th March 1852.*

Leave of Absence.—Mr. Charles Walter Kinloch, Judge of Allahabad, for ten months and two days, on Medical Certificate, to proceed to Sea, and also for two months, to visit the Presidency for that purpose. Mr. Kinloch will make over charge of the current duties of his Office to the Principal Sudder Ameen.

Judicial and Revenue Department.

Mr. Robert Henry Dunlop, Officiating Joint Magistrate and Deputy Collector of Allahabad, for eight months, on Medical Certificate, under Section VI. of the Amended Absentee Rules, to proceed to Nynee Tall.

No. 1145 of 1852.

Agra, the 15th March 1852.

Appointments.—The Hon'ble the Lieutenant Governor has been pleased, with the sanction of the Most Noble the Governor General in Council, to appoint Mr. Henry Byng Harington to be a Judge of the Court of Sudder Dewanny and Sudder Nizamut, N. W. P.

Mr. Edward Henry Morland to be Civil and Sessions Judge of Agra.

Judicial and Revenue Department.

Mr. Hervey Harris Greathed to be Magistrate and Collector of Cawnpoor.

Mr. Charles Gubbins to be Magistrate and Collector of Bijnore.

Mr. Edward Michael Wally to be Magistrate and Collector of Meerut.

Mr. Mark Bensley Thornhill to be Joint Magistrate and Deputy Collector of Bareilly.

Mr. John Walter Sherer to be Joint Magistrate and Deputy Collector of Dehlee; but to continue, till further orders, to officiate as Assistant Secretary to the Government, N. W. Provinces.

The above Appointments will have effect from the date on which Mr. Henry Lushington resigns the Service.

No. 1131 of 1852.

*Judicial and Revenue Department,**Agra, the 15th March 1852.*

Appointment.—Mr. Robert Manderson to be an Assistant in the Allahabad Division.

No. 1153 of 1852.

Leave of Absence.—Mr. J. C. Wilson, Magistrate and Collector of Moradabad, for 10 days, under Section XI. of the Amended Absentee Rules, from the date on which he makes over charge of his Office.

No. 111 of 1852.

*Foreign Department,**Agra, the 15th March 1852.*

Appointment.—Lieutenant Charles Robert George Douglas, Commandant Palace Guards at Delhie, to be likewise Assistant Agent to the Lieutenant Governor.

By order of the Hon'ble the Lieutenant Governor of the North-Western Provinces,

W. MUIR,
Secy. to the Govt., N. W. P.

GENERAL ORDER BY THE MOST NOBLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.
FORT WILLIAM, THE 17TH MARCH 1852.

No. 181 of 1852.—The following Promotions are made in the undesignated Corps of the Native Army:

Corps.	Rank and Names.	To what Rank Promoted.	From what date.	In whose Room.
40th Regt. Native Infantry,	Subadar Hutto Khan,	Subadar Major,	17th March 1852,	To complete the Establishment.
4th Ditto ditto,	Jemadar Jeet Misser,	Subadar,	24th November 1851,	Nundah Sing, deceased.
46th Ditto ditto,	Havildar Soobunee Ram,	Jemadar,	4th December 1851,	Jeet Misser, promoted.
57th Ditto ditto,	Jemadar Kokeel Sing,	Subadar,	Dewan Sing, deceased.
16th Regt. Irregular Cavalry,	Havildar Panchum Sing,	Jemadar,	Kokeel Sing, promoted.
	Jemadar Tilluck Sing,	Subadar,	Bhowanee Sing, deceased.
	Jemadar Sooltan Sing,	Jemadar,	31st January 1852,	Tilluck Sing, promoted.
	Jemadar Shaick Mohamed Noor,	Nai-B-Ressaldar,	18th December 1851,	Hoshdar Khan, deceased.
	Kote Duffadar Ahmed Ally Khan,	Jemadar,	Shaick Mohamed Noor, promoted.

J. S. BANKS,
Depy. Secy. to the Govt. of India, in the Milt. Dep't.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 17th March 1852.

No. 182 of 1852.—The Most Noble the Governor General in Council is pleased to notify the following arrangements in the Department of Public Works:

Lieutenant-Colonel W. Sage, Superintending Engineer South-Eastern Provinces, to be Superintending Engineer Central Provinces.

Lieutenant-Colonel H. Goodwyn, Engineers, Superintending Engineer Central Provinces, to be Superintending Engineer South-Eastern Provinces.

Fort William, 19th March 1852.

No. 183 of 1852.—The leave of absence, to visit Bombay, on Medical Certificate, granted to First Lieutenant William Dickson, of the 4th Company 4th Battalion of Artillery, in General Order by the President in Council, No. 481, of the 12th of September 1851, is extended to the 17th of September 1851:

No. 184 of 1852.—The Most Noble the Governor General of India in Council is pleased to make the following Promotion:

16th Regiment Native Infantry (Grenadiers.)

Ensign Thomas Lamb to be Lieutenant from the 12th March 1852, vice Lieutenant William Thomas Birch resigned.

No. 185 of 1852.—The undermentioned Officer has returned to his duty on this Establishment, without prejudice to his rank, by permission of the Hon'ble the Court of Directors:

Date of Arrival at Fort William.

Ensign Montgomery Hunter, of the 18th Regiment Native Infantry, } 15th March 1852.

No. 186 of 1852.—Captain A. Strange, of the 7th Regiment Madras Light Cavalry, First Assistant Great Trigonometrical Survey in India, is allowed three months' leave of absence, from the 1st February 1852, to visit Agra on private affairs.

No. 187 of 1852.—The following paragraphs of a Military letter, No. 16, from the Hon'ble the Court of Directors to the Governor of the Presidency of Fort William in Bengal, dated 4th February 1852, are published for general information.

Para. 1. We have permitted the undermentioned Officers to return to their duty, viz. :

Lieutenant Colonel J. Mackenzie.

Major J. C. Plowden, Overland, February.

Captain C. B. Young.

Lieutenant W. G. Ellice, Overland.

, Alexander Pond.

2. The undermentioned Officers have been granted extensions of leave for the periods specified, viz. :

Lieutenant H. P. Bishop, ... 3 months.

, M. J. Vibart, ... }

, B. Soady, } 6 months.

Surgeon Richard Phillipson,

3. Major F. Tweedale, of the 8th Regiment Light Cavalry, has been permitted to retire from the Service. His vacancy will take effect from the 10th August 1850.

No. 188 of 1852.—The undermentioned Officers are permitted to proceed to Europe on Furlough :
 Brevet Major Charles James Lewes, of the 50th Regiment N. I., } On Private Affairs.

Veterinary Surgeon John Booth, } On Medical Affairs of the Veterinary Department, } Certificate.

No. 189 of 1852.—The Most Noble the Governor General in Council is pleased to nominate Colonel A. Roberts, c. b., to the Divisional Staff of the Army, with the rank of Brigadier General, from the date on which the tour of Lieutenant General J. Kennedy, c. b., on the Divisional Staff shall expire.

No. 190 of 1852.—The following notification, issued by the Government of Bengal, is published in General Order ;—

No. 458.

N O T I F I C A T I O N .

The 9th March 1852.

The Most Noble the Governor of Bengal has been pleased to direct that the following test of qualifications, sanctioned by the Government of India as the standard which shall entitle Military Officers attaining to it, in two or more of the Native Languages to claim the reward of Rupees (1,000) one thousand, granted by the Hon'ble the Court of Directors, be published for general information.

The languages from which candidates are at liberty to select those in which they will be examined are—

Arabic,	Sanskrit,
Persian,	Hindoo,
Oordoo,	Bengalee,

provided that one of the languages chosen must be of Mahomedan origin, either Arabic, Persian or Oordoo, and another of Hindoo origin, either Sanscrit or one of the other languages mentioned above in the same column as Sanscrit, according to the Presidency to which the Officer examined belongs.

The test books in the several languages are to be—

In Arabic, ...	{ 1 Alif Laila. 2 Ikhwanōōs Safa. 3 Nashatōōl Yaman.
In Persian, ...	{ 1 Gulistan. 2 Bostan. 3 Anwari Soheilee.
In Oordoo, ...	{ 1 Baghobahar. 2 Gooli Bakawalee. 3 Betal Pacheseem. 4 Ikhwanōōs Safa.
In Sanscrit, ..	{ 1 Hitopadesha. 2 Mahabharata.
In Hindoo, ...	{ 1 Rajneeti. 2 Prem Sagur. 3 Baghobahar.
In Bengalee, ..	{ 1 Betal Punchabinshate. 2 Bangalar Itthas. 3 Purush Pariksha.
Maharatta and Goozeratee,	{ 1 Punchopa Khyan. 2 Aesop's Fables. 3 Bali Mittra.
Canarese, ...	{ 1 Aesop's Fables.
Tamil,	{ 1 Punchatuntra.
Telagoo,	{ 1 Morris' Selections. 2 Punchatuntra. 3 Vikra Marka Tales.

The candidate will of course not be permitted to have access to any Dictionary or other book, or to receive any kind of assistance in the performance of his exercises, either written or oral.

The written exercises to consist of—

1. A paper not less than an ordinary octavo page in length, printed in the language in which the examination is held, to be translated into English.

2. A paper in English, of the same length, to be translated into the selected language in such a manner as to evince a decided familiarity with the language, and some elegance of style.

3. A paper of short sentences in English, the greater part on professional subjects, to be rendered into the language of examination accurately and idiomatically.

The candidate will then be called upon to read fluently and translate correctly portions of any of the test books, and also a fairly but not very clearly written manuscript in the language selected; and, when that is still a spoken language of the country, he shall further be required to carry on a conversation with the Examiners, or with one or more Natives in presence of the Examiners, on such subjects proposed by them, as are calculated to test his colloquial facility both as regards scholar-like expression and knowledge of the terms and phrases commonly used by the poorer and uneducated classes.

The examinations under these orders will be conducted by the College Examiners at Fort William and Fort Saint George in the case of Bengal and Madras Officers respectively, and by the Examination Committee at Bombay when the candidate belongs to that Presidency.

J. S. BANKS,
Deputy Secy. to the Govt. of India,
in the Milt. Dept.

ERRATUM.—In G. G. O., No. 179, dated 17th March 1852, published in the *Gazette* at page 526, granting leave to Lieutenant A. W. Graham, 4th Regiment Bombay Native Infantry, Second in Command Scinde Camel Corps, for "from 24th February to the 24th August 1852," read "1851."

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, One and a Quarter Second ($1\frac{1}{4}$ s.) before Mean Noon.

H. P. BURN,
Town Major.
Fort William, 18th March 1852.

NOTICE.—The General Treasury will be closed on Tuesday the 30th instant, on account of the Hindoo Holiday Shree Rannobomee.

J. I. HARVEY, Sub-Treasurer.
General Treasury, the 19th March 1852.

General Post Office Notifications.

NOTICE.—A Branch Post Office has been experimentally established from the 1st instant at Jungypore.

Jungypore is 36 miles distant from Berham-pore.

J. R. BURLTON BENNETT,
Depy. Post Master General in Charge.
Calcutta, Genl. Post Office, }
the 9th March 1852.

No. 403.

Export Overland Express Mail vid. Bombay.

NOTICE is hereby given, that an Express Packet, (consisting exclusively of Overland Letters, not exceeding the prescribed maximum weight of 400 Tolas in the aggregate,) intended for conveyance by the Steamer appointed to leave Bombay on the 3rd Proximo, will be closed at and despatched from this Office on Friday, the 26th instant, and that no Letter above one Tola in weight, or any brought after 3 p. m. on that date (whether the above-mentioned weight be completed or not), will on any account be received for transmission by this opportunity. The Public are particularly requested to take notice of this to avoid disappointment.

No more than two Tolas' weight of Letters can be posted on such occasion by any one Firm or Individual.

J. R. BURLTON BENNETT,
Deputy Post Master General,
General Post Office, }
the 18th March 1852. } in Charge.

Export Overland Mail per P. and O. Co.'s Steamer "Haddington," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hong Kong,) intended for transmission by the Peninsular and Oriental Company's Steam-vessel "Haddington," will be closed at this Office on Wednesday the 7th proximo, and that an After-Packet will be despatched hence on Thursday, the 8th *idem*, with the ordinary Mail, to ensure its arrival at Kedgeree, in time to reach the Steamer. The public are particularly requested to observe that no Letters for the "Haddington" can be received after 3 p. m. of that date.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.
Fort William, Genl. Post Office, }
The 13th March 1852. }

Export Overland Mail vid. Bombay.

THE Government of Bombay having appointed the 3rd of the ensuing month of April for the departure of the next Steamer therefrom with a Mail for Suez—Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Wednesday, the 24th Proximo, and that the first set of the Overland Packets will be closed at, and despatched from this Office, on Tuesday, the 23rd *idem*.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.
Fort William, Genl. Post Office, }
the 28th February 1852. }

NOTICE.—The subjoined Extract from a Letter dated 5th instant, received from the Post Master Hydrabad, is published for general information.

J. R. BURLTON BENNETT,
Deputy Post Master General.
Calcutta, Genl. Post Office, }
the 17th September, 1851. }

Extract of a Letter from Captain W. Shelly, Post Master, Hyderabad, to C. P. Brown, Esq., Post Master General, Fort Saint George, No. 197, dated 5th September, 1851.

That all Letters, Papers and Parcels, addressed to Warungull, should be superscribed via Secundrabad, instead of via Nacricull as heretofore, the runners stationed between the latter station and Warungull having been removed, and posted on a direct route from Secundrabad to Warungull.

(True Extract.)

J. R. BURLTON BENNETT,
Deputy Post Master General.

NOTICE.—The subjoined copy of a letter, No. 12827, dated 28th April last, from the Secretary to Her Majesty's General Post Office, London, is published for general information.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.
Calcutta, Genl. Post Office, }
The 30th June, 1851.

Colonial. No. 12827.

General Post Office, 26th April, 1851.

SIR,—Referring to your letter of the 6th ultimo on the subject of the New Postal Convention between Great Britain and the United States, I beg to acquaint you, that letters arriving in this Country from India, addressed to the United States, can be sent forward to their destination, leaving the British Postage chargeable for their conveyance, to be paid by the persons to whom they are addressed.

I am, &c.,

(Sd.) W. L. MABERY.

The Post Master General, Calcutta.

(True Copy.)

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.

NOTICE.—The subjoined copy of a Notice issued by the London General Post Office, is published for general information.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, }
the 30th April, 1851.

Instructions No. 4, 1851. By Command of the Post Master General.

Notice to the Public and Instructions to all Post Masters, Sub-Post Masters and Letter Receivers.

Parliamentary Proceedings to India and Hong Kong, vid Southampton.

General Post Office, February, 1851.

On and after the 1st March next, printed votes and proceedings of the Imperial Parliament, and of the Colonial Legislatures, may be transmitted by the Post between the United Kingdom and the East Indies, or Hong Kong, vid Southampton,

(subject, however, to all the existing regulations and restrictions) at the following reduced rates of postage, viz.:

For any weight not exceeding four Ounces,	1 d.
Ditto exceeding four Ounces and not exceeding eight Ounces, ..	2 d.
Ditto exceeding eight Ounces and not exceeding twelve Ounces, ..	3 d.
Ditto exceeding twelve Ounces and not exceeding sixteen Ounces, ..	4 d.

and so on in proportion, viz., for every additional four Ounces in weight, above the weight of sixteen Ounces, an additional rate of one Penny, it being understood, that any lesser weight than four Ounces, shall be charged as four Ounces.

This Postage, which is entirely British Postage, and does not include the rate chargeable for conveyance in India, must, in all cases, be paid in advance.

(True copy.)

J. R. BURLTON BENNETT,
Dy. Post Master General, in Charge.

LIST of Remaining Unclaimed Letters and Parcels which accumulated from the month of October to December 1851.

A.

Andrews, Mr O B—Stenner "Megna," Rampore, Baileah.
Abington, Esq C—Nudde.
Alphant, Mr S—Geere Baboo's Lane, Calcutta.
Andrade, Mr Thotias—Merajane Gully, Calcutta.
Atkinson, Mrs—Cuttack.
Anderson, Mr J G—Kishnaghur.
Angus, Mr J R—Tirhoot, or elsewhere.
Ashburner, Lt B—Artillery, Peshawur.
Arrikel, Mrs C (2 letters)—No. 18, Mullungab Lane, Calcutta.
Ansted, Mr Thomas—Post Office, Calcutta.
Anderson, Major—44th Regt B N I, Barrackpore.
Allen, Esq George—Kishnaghur.
Alderson, Capt J C—Invalid Establishment, Moonghyr.
Anderson, Mr James—Tangra Farm, Tangra.
Adams, Lt R R—12th N I, Mooltan.
Allen, Esq G W—Simlah.
Amesley, Lt R M S—65th N I, 2nd in Command, Meyhar Bheel Corps, Kherwarra.
Andrews, John—Gunner, Dum Dum.
Arnall and Co, Ernest—Calcutta.
Alexander, Mr E B—Post Office, Calcutta.
Ananias, Revd K—Calcutta.
Adams, Esq John—Patna.
Armstrong, Mr—Overseer Public Works, Tipperah.
Ansorge, Revd Paul—Rotteenpore, Zillah Hoogly.
Adamson, Capt John—Barque "Emperor."
Allaire, Monsr—a bord de "Sousoumet."
Armange, Monsr—Capt de "Jules de Routonay."
Atkinson, Chas—Barque "Sir Jno Falstaff."
Alexander, Mr John—Barque "Tanjore."
Atkins, Esq James B—"True Briton."
Autanard, Monsr—a bord de "L'Indienne."

B.

Burroughs, Miss—Gungaram's Lane, Calcutta.
Bastin, Mr Thomas—H C P V "Cavery."
Brown, Mrs—No. 50, Cossitollah, Calcutta.
Bower, Miss B—Care of Mr Ayetic, Balookhal.
Baxtier, Madame—Courval et Co, Post restant, Calcutta.
Byrne, Mr J (2 letters)—Intally, Calcutta.
Barnes, Master W—Care of Mrs M Barnes, Calcutta.
Buchanan, Mrs—Care of J M Buchanan, Esq, Theatre Street, Calcutta.

Bill, Mr John—Care of Mr Lyons, Sheriff's Office, Benares.
 Burrows, Esq R E—Care of Baboo Ramruttan Shaw and Co, Radu Bazar, No. 113, Calcutta.
 Burrowes, Esq J E—Care of Mrs Pereira, Nulpookar Lane, No. 5, Calcutta.
 Brives, Monsr N—Chittagong.
 Barlow, Private David—H M 6th Regt of Foot, Bengal.
 Barrows, Esq P—Shajehaupore.
 Bock, Esq—Ordnance Department, Lahore.
 Batchelor, Esq T W—Purnesh.
 Blaney, Mr R E—Dum Dum.
 Bachman, Mrs—Berhampore.
 Bolt, Esq C—Calcutta.
 Barrett, Capt—Ship "P R C," Calcutta.
 Baker, Esq A (4 letters)—Kishnaghur.
 Bell, Mr J—Boodee Pinde, Jullunder Doab.
 Bond, Esq J—No.—, Heracutta Lane, Bow Bazar, Calcutta.
 Bruce, Esq J (3 letters)—Dacca.
 Bignall, Miss—Care of Mr Basin, Benares.
 Burns, Mrs W—35, Ghorustanna Lane, Calcutta.
 Blake, Lt H B—60th Regt N I, Bandah.
 Bean, Mrs J D D—to be kept at the Post Office till sent for, Calcutta.
 Blunt, Mr J H—Ship "Putty Allum," proceeding down to Kedgeree.
 Blake, Esq G C—Hazareebaug, Bengal.
 Brown, Mrs—No. 1, Wellesley Place, Calcutta.
 Brown, Capt H—Calcutta.
 Bush, Mrs J T—Proceeding to Calcutta, to await arrival at Monghyr.
 Bennet, Esq T B (2 letters)—Bhaugulpore.
 Bells, Mr—Medical Department, Moulmein.
 Bissill, Capt G—Per "Lady Thackwell," Rampore, Bauleah.
 Bennett, Capt T H (3 letters)—Ship James Haine; Dinapore.
 Batten, Esq T G Gordon (2 letters)—Care of Mr Champion, at his Hotel, Loll Bazar, Calcutta.
 Baguch, Monsr J—Calcutta.
 Bantine, Capt C R—Calcutta.
 Barker, Mr Charles—Care of Mr Ross, Calcutta.
 Bell, Mrs John—Boodee Pinde, Jullunder Doab.
 Baptist, Revd J—Bhaugulpore.
 Bird, Mr W—Care of Mr Madeira, Undertaker, Calcutta.
 Birgaund, Revd J—Baptist Minister, Bengal.
 Bond, Major H W—Umballah.
 Burnet, Mr F—No. 23, Gungaram's Lane, Calcutta.
 Burgoyn, Mr James—Engineer, Bombay Dockyard, Bombay.
 Basdur, Lt C B—61st Regt N I, Lucknow.
 Bond, Mrs—Howrah.
 Buttanshaw, Esq Thos—47th N I, Cawnpore.
 Brophy, Esq J F M—Mullingar, Landour.
 Burke, Esq C H (3 letters)—Kotah.
 Barlow, Mr—Head Clerk, Bank Office, Meerut.
 Barclay, Capt A—Public Works, Kamptee.
 Baddeley, Lt W C—Shahpoore.
 Brisco, Thomas—Serjeant Armourer, 80th Regt, Dina-pore, East Indies.
 Bennett, Esq W—Jubbulpore Factory, Commercally.
 Butcher, Mrs (2 letters)—Dacca.
 Buboom, Esq Thadeus S—Cawnpore.
 B C Day, Esq—Colootolah, Calcutta.
 Brady, Mr P J—St Xavier's College, Calcutta.
 Bellanger and Co, Messrs—Calcutta.
 Brewster, Esq J—C S, Myupoorie.
 Biddle, Messrs Solomon—Calcutta.
 Bisett, Mr W—Calcutta.
 Brown, Lt A—Bengal Artillery, Dum Dum.
 Buddynaught Dutt, (2 letters)—Calcutta.
 Bhort Chunder Chowdry,—Calcutta.
 Beanland, Mr H—Calcutta.
 Bails, Esq G—Care of Mrs Capt Cook, Monghyr.
 Butler, Mrs M—Serampore.
 Bolton, Esq S—Serampore.
 Bond, Mr J—Monghyr.
 Blaett, Esq J—Luckie Serai, vid Monghyr.
 Bowyer, Esq S (2 letters)—Monghyr.
 Baker, Esq A—Serampore.

Beck, Esq J S—Care of Measrn Wise and Glass, Dacca.
 Burrall, Esq J—Jungypore, if left to be forwarded.
 Brown, Esq J T—Moushshabad.
 Best, Mrs—Milliner, Benares.
 Brierly, Esq R—to wait arrival, Berhampore.
 Bowyer, Esq J—Moonghyr.
 Brown, Mr Peter—on board Ship "Argaum," Capt Tait, Calcutta.
 Boyd, Robt—Carpenter Ship "Argaum," Calcutta.
 Bates, Mr John G—Ship "Bothna," Calcutta.
 Besent, Mr A—Gunner on board Ship "Catherine Apcar," Mauritius.
 Burgess, Mr Jno C (2 letters)—Ship "Cannata."
 Barus, Mr Thos—Ship "Duke," Capt Ward.
 Baird, Capt W—Barque "Fawn."
 Brown, Capt J T—"Hannah Crooker."
 Barber, Mr Holt—Barque "Lord Auckland."
 Biurnes, Monsr—Capt du Navire Francois "Mathilde," Calcutta.
 Berthier, Monsr Henry—a board de Navire "Le Sou-souquet."
 Bourmand, Monsr—a board de "Sousonnet."
 Bandouin, Monsr S M—Ditto.
 Besrocquet, Monsr—a board de "Borneo."
 Blair, Mr Andrew—Barque "Mahtoree."
 Burton, Mr William—Ship "Oriental."
 Brown, Mr Angus—Barque "Reginald Heber."
 Barber, Mr G—Boatswain, Ship "Sir Edward Perry."
 Brown, Mr Richard—Board the "Sir John Fal-staff."
 Barrow, Mr—Board Ship "Sindian."
 Buckley, Capt—Ship "Victory."
 Bannerman, Mr (2 letters)—Ship "Woodridge."
 Broyard, Monsr (3 letters)—Bord de "L'Indiene."
 Borin, Monsr (4 letters)—Bord de "L'Indiene."
 Butany, Monsr—Bord de "L'Indiene."
 Beure, A—Bord de "L'Indiene."
 Brun, Monsr (2 letters)—Bord de "L'Indiene."
 Brise,—Bord de "L'Indiene."
 Bond, Mr—Ship "Eliza."
 Biggs, Mr Arthur—Ship "Maidstone."
 Brown, Esq E—Monghyr.

(To be continued.)

J. R. BURLTON BENNETT,
 Deputy Post Master General,
 In Charge.

Fort William, Calcutta, }
 Genl. Post Office, the 17 h March 1852. }

For Allahabad and Intermediate Stations.

 The "Goomtee," in tow of the Steamer "Thames," will be dis-patched on or before the 25th instant. For Freight and Passage, apply at the Government Boat Office.

By Order of the Superintendent of Marine,

J. WOODLEY,
 Clerk of the Govt. Boat Office.

For Dacca and Gowhatty in Assam.

 The "Soorma" in tow of the "Damoodah," will be dispatched on the 25th instant. For Freight and Passage, apply at the Govern-ment Boat Office.

By Order of the Superintendent of Marine,

J. WOODLEY,
 Clerk of the Govt. Boat Office.

Government Boat Office, }
 the 20th March 1852. }

No. 348.

Fort William, Civil Auditor's Office, the 16th
March 1852.

NOTIFICATION.

To the Officers of the Judicial, Revenue, Customs,
Salt, Opium and Akkaree and other branches of
the Service.

The Civil Auditor requests that disbursing Officers will submit for audit, a detailed Pay Abstract of their Office Establishments respectively, for the month of April 1852, stating the names, dates of appointment, and the dates of orders of Government, &c., sanctioning the same, or any alteration in the salaries of Christian Assistants and Native Omlahs that may have been made agreeably to the Financial Rules of 8th December 1843. The Thannah Establishments, under the control of the Magistrates and Joint Magistrates, to be specified in detail, distinguishing the sums drawn under each particular head, and the total of the Police Force shewn at one view in the outer column in the above Abstract. The Orders notified in the Calcutta Gazette of the 6th January 1849, page 11, should be strictly attended to with respect to vacant situations. At the foot of the Abstract, a Memorandum must be given, shewing the amount which may have been drawn purely an batta on account of salaries of old incumbents, also the reduction that may have been effected in consequence of vacancies, and subsequently carried to the credit of Government.

W. P. PALMER,
Civil Auditor.

NOTICE is hereby given, that the system of granting Temporary Passes for the protection of Sea-imported Salt, upon the deposit of duty, will be re-introduced from the 22nd, (Twenty-second,) instant.

2. The Passes will be obtainable, as they were before, at this office; but to be of any validity, they must be countersigned by the Superintendent of the Calcutta Salt Chokeys. The Passes will be current for (48) Forty-eight hours, from the time at which delivery may be completed, as shown by the Certificate of the Preventive Officer, on the back of the document.

3. Preventive Officers will be instructed not to give delivery on any Pass, unless it be countersigned by the Superintendent of Calcutta Salt Chokeys, and to be careful in endorsing the Pass, to enter the full quantity delivered, and the precise time, (hour and minute,) at which the delivery is completed.

4. It is further notified, for general information, that Commanders of Salt-laden Vessels must invariably enter in the Import Manifest, the quantity of Salt actually shipped, as shown in the Cockets, Export Manifest, Port Clearance, or other document, of the Port of Export. If no such document exist, then the quantity shown by the Bill-of-Lading, that is, the quantity which at the time of shipment the Commander believed to be put on board, must be entered in the Import Manifest. In the event of no Bill-of-Lading, the Commander must specially state how the Salt was put on board; if in baskets, the number shipped, and the mode in which he has estimated the entered weight.

5. The Board have fixed rates of wastage, sufficient to cover deficiencies arising from ordi-

nary causes. Should greater wastage be apprehended from any extraordinary cause, it must be noted at the foot of the Manifest, at the time of entry. Commanders will not be held responsible for a larger quantity of Salt than they have reason to believe they have brought into Port; but they must state the grounds of their belief, fully and accurately, and support them by such documentary evidence, as may be available.

By order of the Board of Revenue, Lower Provinces,

(Signed) W. BRACKEN,
Collector of Customs.
Calcutta, Collector's Office,
Govt. Custom House, the 5th March 1852. }

No. 1208.

Chart of the Pogno Coast and Gulf of Martaban, with Sailing Directions.

By COMMANDER FELL, I. N.

THE above Chart and Sailing Directions having been lithographed and printed, Parties requiring it are requested to apply to the Calcutta Custom House, where it is to be had for 3 Rupees per copy, including the Sailing Directions.

By order of the Superintendent of Marine,
JAS. SUTHERLAND, Secy.

Fort William, }
the 8th March 1852. }

No. 1279.

ICE SHIPS.

NOTICE is hereby given, that twelve months after the date of this advertisement, the privilege now enjoyed by American Ships bringing Ice of exemption from Port dues to the extent of the Ice tonnage, will be withdrawn in conformity with the Orders of Government.

2nd. All American Ships arriving here with Ice, after the 11th March 1853, will be liable to the full amount of Port dues as other Ships are.

By order of the Superintendent of Marine,
JAS. SUTHERLAND,
Fort William, } Secretary.
the 11th March 1852. }

CALCUTTA COURT OF SMALL CAUSES,
THE 17TH MARCH 1852.

NOTICE is hereby given, that the Court of Small Causes will be closed from Wednesday the 31st instant until Monday the 5th proximo, on which date and thenceforward the daily Sittings of the Court will be held at the Premises No. 19 Chowringhee Road, lately known as the Office of the Sudder Board of Revenue.

The practice of holding Chamber Days will, from the 5th of April, be abolished, and Summons will be returnable in three Courts for five days in the week; Saturday will be reserved for taking depositions on Commissions from Mosuanil Courts and other Miscellaneous business; and Interpleader Cases will, instead of being heard as heretofore in Chambers, follow the usual course of Causes.

It is further intimated, for general information, that the Courts will sit from 11 o'clock A. M., instead of half-past 10.

By order of the Court,

JOHN KING, Clerk.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Muddemohun Bose and Hulodhur Bose, heretofore carrying on trade and business together in Co-partnership together at Simlah in Calcutta, as Merchants and also as Banians to several Mercantile Houses in Calcutta.

Mackintyre and Co., creditors of the said Muddemohun Bose and Hulodhur Bose have committed an act of Insolvency under the Provisions of the Act XI Vic. Cap. XXI, and by another Order of the same date, the Estate and Effects of the said Muddemohun Bose and Hulodhur Bose were vested in the Official Assignee.

Thomas and Carruthers, Attorneys.

In the matter of Thomas Cavendish Fenwick, of Meredith's Lane, Cossitollah, in Calcutta, Translator of Oriental Languages, and a Writer of Books, an Insolvent.

said Insolvent do then attend to be examined by the said Court.

Biddle, Attorney.

In the matter of John Joseph Tucker, commonly called or known by the name of John Tucker, of No. 4 Koraburdar's Lane, in Calcutta, an Assistant to Mr. George John Wight, Attorney, an Insolvent.

be examined by the said Court.

Thompson, Attorney.

Chief Clerk's Office, 16th March 1852.

In the matter of James Atwick Maundrell, of European Asylum Lane, Calcutta, Acting Deputy Record Keeper of the Court of Small Causes in Calcutta aforesaid, an Insolvent.

by the Acting Commissioner of the Insolvent Court, on Friday, the 26th day of March instant, at the hour of 10 o'clock in the forenoon.

“ Any Creditor of the said Insolvent, desirous of opposing such application, do appear before the said Court at the time and place aforesaid.”

Insolvent in Person.

Chief Clerk's Office, 19th March 1852.

In the matter of Henry Beresford, at present residing at No. 2 Jaun Bazar, Second Lane, in Calcutta, an Assistant in the Honorable Company's Military Department, an Insolvent.

such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Friday the 26th

On Saturday, the 13th day of March instant, it was ordered that the said Muddemohun Bose and Hulodhur Bose, on the petition of George Ashburner who served John Leslie Russell of the firm of Messrs.

Mackintyre and Co., creditors of the said Muddemohun Bose and Hulodhur Bose have committed an act of Insolvency under the Provisions of the Act XI Vic. Cap. XXI, and by another Order of the same date, the Estate and Effects of the said Muddemohun Bose and Hulodhur Bose were vested in the Official Assignee.

Thomas and Carruthers, Attorneys.

On Monday, the 1st day of March instant, it was ordered, that the hearing in this matter shall be on the 1st day of May next, and that the said Insolvent do then attend to be examined by

On Tuesday, the 16th day of March instant, it was ordered that the Hearing in this matter shall be on the 1st day of May next, and that the said Insolvent do then attend to

be examined by the said Court.

Thompson, Attorney.

Chief Clerk's Office, 16th March 1852.

Notice, that an application for an *ad interim* protection order has been this day made by the said Insolvent, and such application will be heard and disposed of

by the Acting Commissioner of the Insolvent

Court, on Friday, the 26th day of March instant, at the hour of 10 o'clock in the forenoon.

“ Any Creditor of the said Insolvent, desirous of opposing such application, do appear before the said Court at the time and place aforesaid.”

Insolvent in Person.

Chief Clerk's Office, 19th March 1852.

Notice, that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Friday the 26th

day of March, instant, at the hour of 10 o'clock in the forenoon.

“ Any Creditor of the said Insolvent, desirous of opposing such application, do appear before the said Court at the time and place aforesaid.”

Kemp, Attorney.

Chief Clerk's Office, 20th March 1852.

John Cochrane, Official Assignee of the Estate of John Brightman Vandenberg and Albert Harvey DeMello, Insolvent Debtors,

versus

Maurice FitzGerald Sanders, John Brightman Vandenberg and Susan, his Wife, and Albert Harvey DeMello and Letitia, his Wife. Umdah, of Calcutta, deceased, who died in the month of November, One Thousand Eight Hundred and Thirty-one, are hereby required to come in and prove their respective Debts and Legacies before William Macpherson, Esquire, the Master of the said Court, at his Office in the Court House on or before the Fifth day of April next, or in default thereof, they will be peremptorily excluded from the benefit of the said decree.

W. MACPHERSON,
Master.

SMOUT AND HEDGER,
Complainants' Attorneys.

Supreme Court, Master's Office, }
the 5th March 1852.

NOTICE.—We hereby authorize Mr. Thomas Cumberland to sign our Firm per procuration.

PAYNE & CO.

Belattee Bungalow, No. 8, Esplanade Row.

March 1st, 1852.

LOST.—First Half of a Bank of Bengal Note No. 8285, for Co.'s Rs. 20, the payment of which has been stopped at the Bank.

BANK OF BENGAL RATES.

DISCOUNT.

Private Bills and Notes at or within 3 months,	9 per Cent.
Goverment Acceptances dō,	5 " "

INTEREST CHARGED.

On Fixed Loans, not exceeding 3 months, on Deposit of Company's Paper,	7 " "
On Deposit of Opium,	8 " "
On Deposit of Metals and Indigo,	8 " "
On Deposit of other Goods,	9 " "
On Accounts of Credit, not exceeding 3 months, on Deposit of Company's Paper,	7½ " "
On Deposit of Opium,	8½ " "
On Deposit of Metals and Indigo,	8½ " "
On Deposit of other Goods,	9½ " "

W. GRBY, Secy. & Treasurer.

Bank of Bengal,
Calcutta, 26th Feb. 1852.

North-Western Bank of India.

THE opinion of Counsel, which has been taken as resolved by the Shareholders at the last Half-yearly General Meeting, being favorable to the feasibility of registering the Bank under Act No. XLIII. of 1850, the Manager hereby calls a Special Meeting of the Shareholders for the purpose of resolving that the Company shall be registered under the said Act, to be held at the Bank Premises, No. 4, Old Council House Street, Calcutta, at Noon, on Tuesday, the 20th day of April 1852.

This notice is given in pursuance of and as required by the fourth Section of the said Act XLIII. of 1850.

JOHN O'B. TANDY,
Manager.

*North-Western Bank of India, }
Calcutta, 27th December 1851. }*

Military Orphan Press.

IT is hereby notified, for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the Military Orphan Society,

JOHN T. D. KIDD,
Secy. M. O. S.

*KIDDERPORE, }
31st January, 1851. }*

For Sale at the Military Orphan Press,

PRICE 3 RUPEES,

AN ACT for punishing Mutiny and Desertion of Officers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Debts and the Distribution of the Effects of Officers and Soldiers dying in the Service.

AND

AN ACT for Limiting the Time of Service in the Army.

ALSO

AN ACT to Remove Doubts as to the Power of appointing, convening, and confirming the Sentences of Courts-martial in the East Indies.

AND ALSO

RULES AND ARTICLES for the better government of the Officers and Soldiers in the Service of the East India Company.

THIS DAY IS PUBLISHED,

The New Quarterly Bengal Army List,
No. XII.

OR HER MAJESTY'S AND THE HON'BLE COMPANY'S FORCES ON THE BENGAL ESTABLISHMENT.

Exhibiting the Rank, Standing, and Various Services of every Officer in the Army, distinguishing those who have received Medals and other distinctions, and who have been wounded, and in what actions; with their period of Service and dates of Commission.

CORRECTED TO 10TH JANUARY, 1852.

To which is added,

A List of Civil Servants

IN BENGAL AND THE NORTH-WESTERN PROVINCES with the dates of their Appointments, &c.

PRICE—Four Rupees, each Quarterly Number, or to Subscribers, 12 Rupees per Annum,
Payable in Advance.

It is requested that all communications, orders or remittances for the above Army List be sent to the publishers, R. C. Lepage and Co.

A few Copies of previous Numbers of the New Army List are available to parties desirous of securing a complete series of the publication.

13th January, 1852.

A MANUAL OF ANATOMY

IN HINDUSTANI.

BY FRED. J. MOUAT, M. D. F. R. C. S.,
&c. &c. &c.

ALREADY PUBLISHED.

Part. V. Containing the Brain and Nervous System, with 28 marginal illustrations.

VI. Containing the Organs of Sense and Voice, with 84 illustrations, viz., of the Eye and its Appendages, 22 drawings; The Ear 23, the Nose 10, the Tongue 6, the Skin and its appendages 15, the Larynx 8.

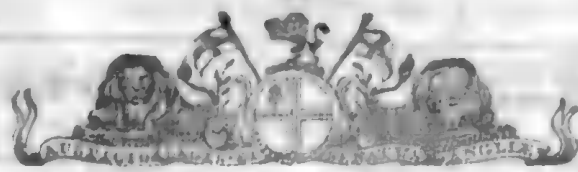
Each part is distinct, complete, and separately paged.

The remaining parts, containing the General Anatomy of the Tissues, Bones and Ligaments, the Muscular and Vascular Systems, with the viscera of the Chest, Abdomen and Pelvis, are in course of preparation, and will appear as quickly as the limited leisure at the disposal of the Author will permit. They will all be translated from the last Edition of Quain and Sharpey's Elements of Anatomy, by permission of Professors Sharpey and R. Quain.

The illustrations, drawn on Stone, are by Mr. C. Grant.

Price, per part, plain,..... 3 Rupees.
colored,..... 6 Ditto.

Sold at the Government Book Agency.



APPENDIX TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, MARCH 20, 1852.

বহু ও এতদেশীয় অপর ভাষাতে নামাঙ্কিত যে সকল চিঠীর মালিকানের টিকানা নাহ ওয়াপস্যুক্ত
কলিকাতা জেনেরেল পোষ্ট আফিসে ১৮৫১ সালের ই^{নি} ১ লা^ক ৩১ মে মাহাতে যে
সকল চিঠী রাখিত হইয়াছে তাহার কর্তৃ।

চিঠীর সংখ্যা	চিঠীর মালিকানের নাম	মালিকানের টিকানা	কৈকীয়ে
১	বিত্তারিত্ব ১২ মে ১৮৫১ সাল কৃষ্ণমোহন বশাক	মন্শাতলার গলি	
১	পির ধা	ভবানীপুর	
১	অগ্রজারায়ণ দাস	মালিখা	
১	কৃষ্ণপ্রাণ ভক্তলক্ষ্মার	ভবানীপুর	
১	পীতাম্বর বন্দ্যোপাধ্যায়	এ	
১	শিবশঙ্কর মুখোপাধ্যায়	জগ বাবুর বাজার	
১	রামেন্দু চক্রবর্তী	বালিয়াঘাটা	
১	কেশবরাম মুখী	ভবানীপুর	
১	মধুসূদন মাঘা	নাথের বাগান	
১	মুর্গাবন্দ বন্দ্যোপাধ্যায়	বেনেটোলার গলি	
১	ভগবানচন্দ্র মলিক	কুমারটুলি	
১	জ্বরামকুণ্ড	হাটখোলা	
১	কেশবরাম মল	ভবানীপুর	
১	বেনিমাধব মিত্র	জগম্বাধৰের ঘাট	
১	অগ্রজ বাবু	বাশতলার গলি	
১	জ্বরাম বন্দ্যোপাধ্যায়	বড়বাজার	
১	কাজি বেনামুজালি	বেণারিটোলা	
১	বিদুভূষন চট্টোপাধ্যার	ভবানীপুর	
১	গোবিন্দচন্দ্র গঙ্গোপাধ্যায়	এ	
১	অগ্রজারায়ণ দাস	মালিখা	
১	জাদবচন্দ্র মুখোপাধ্যায়	চেতলা	
১	মধুসূদন মুখোপাধ্যায়	আলিপুর	
১	গোরাটীর জাটী	বেটী	
১	নবকিশোর ভট্টাচার্য	চেতলা	
১	বিশ্বস্তর গঙ্গোপাধ্যায়	ভবানীপুর	
১	গোবিন্দচন্দ্র গঙ্গোপাধ্যায়	শহরদেওয়ামী আদালত	
১	মধুসূদন চট্টোপাধ্যায়	বড়বাজার	
১	রামলাল মুখোপাধ্যায়	এ	

চিঠীর সংখ্যা	চিঠীর মালিকানের নাম	মালিকানের টিকানা	কৈকীয়ের
১	হিমামচল্ল চৌধুরী	শাহপুর	
১	পার্বতীচরণ বন্দ্যোপাধ্যায়	৬	
	বিভারিখ ১৩ মে ১৮৫১ সাল		
১	কুগাঁদাম তন্তু	জোড়াবাগান	
১	রামনারায়ণ সিংহ	৬	
১	হরিশচন্দ্র মুখোপাধ্যায়	গুরানহাটা	
১	কাশিনাথ কবিরাজ	জোড়াবাগান	
১	ইন্দ্রচন্দ্র ঘোষ	কেরত শিমলে হইতে	
১	আবুবচন্দ্র চট্টোপাধ্যায়	বিমলতা	
	বিভারিখ ১৪ মে ১৮৫১ সাল		
১	গুরুদয়াল রায়	তুমানপুর	
১	রামগোপাল কর্মকার	বহুবাজার	
১	রাজনারায়ণ বঙ্গী	নেবুতলার গলি	
১	মহেশচন্দ্র তরকার	মুঢ়াপুর	
১	বকচন্দ্র শর্মণ	বৈষ্টকধানা	
১	মধুসূদন শেখ	বহুবাজার	
১	৬ ৬	৬	
১	বতপ বাবু	খিদীরপুর	
১	গুরুদয়াল রায়	তুমানপুর	
১	কুকুবেহারি বসু	খিদীরপুর	
১	কুনাখ চট্টোপাধ্যায়	গার্ডেনফিচ	
১	ধর্মদাম বসু	জোড়াপুরকে	
১	গোবিন্দচন্দ্র আইচ	৬	
১	মাধুবচন্দ্র মুখোপাধ্যায়	বড়বাজার	
১	রাজচন্দ্র মুখোপাধ্যায়	কুমারটুলি	
	বিভারিখ ১৫ মে ১৮৫১ সাল		
১	রামধন বসু	তালতলা	
১	প্রাণকৃষ্ণ পাল	পাখুরিয়াবাটা	
১	কুনাখ বন্দ্যোপাধ্যায়	ভুলুবুর বাজার	
১	গোপীচন্দ্র বসু	কালীঘাট	
১	চন্দ্র চৌধুরী	জোড়াপুরকে	
১	তারুবচন্দ্র কুণ্ড	রাজা সূক্ময়ের পোকা	
১	বারিবানাখ চট্টোপাধ্যায়	কলিকাতা	
১	অরশকুর বন্দ্যোপাধ্যায়	বড়বাজার	
১	গোপালচন্দ্র দত্ত	লোনাগাছি	
১	উমেশচন্দ্র গঙ্গোপাধ্যায়	বড়বাজার	
১	আগতোশ ধৰ	আমতালার গলি	
১	মধুসূদন ডট্টাচার্য	হোগোলকুঁড়িয়া	
১	গুদাপুস্তক রায়	তুমানপুর	
১	কুনাখ বন্দ্যোপাধ্যায়	কালীঘাট	
১	শ্যামাচরণ তন্তু	টালিগঞ্জ	
১	পুর্ণচন্দ্র কক্ষবর্তী	কালীঘাট	
১	হরমোহন চট্টোপাধ্যায়	৬	
১	বৰকুমার রায়	৬	
১	অম্বাপুস্তক রায়	কলিকাতা	

চিঠীর সংখ্যা	চিঠীর মালিকানের নাম	মালিকানের ঠিকানা	ইকাইয়ে
১	বিভারিখ ১৬ মে ১৮৫১ সাল জুনমোহন দাস	জোড়াপুর্ণাকো কলিকাতা	
১	রামকুর শুক্রা	আয়মানিটোলা	
১	রামচন্দ্র শেন	কেরত কুমারখালি হাইতে	
১	নবকুমার রায়	আলিপুর	
১	নশিরদীন	কলুটোলা	
১	প্রীতরাম শাহ্যাল	পুরাতন চিনেবাজার	
১	গৌরিপুনাম রায়	ৰ	
১	চাকুরদাস দত্ত	মেহেদি বাগান	
১	মেধ ডোবু ধানশামা	চিনেবাজার	
১	গোবিন্দ বসু	বড়বাজার	
১	জগদম্বা দেব্যা	ঠন্টনিয়া	
১	উমাচরণ ঘোষ	চেতলা	
১	শ্যামাচরণ দাস	মেছুয়াবাজার	
১	রামচান্দ শেন	মিলেটরি আফিস	
১	চাকুরদাস মুখোপাধ্যায়	হিম্মুকলেজ	
১	গিরিচন্দ্র মিত্র	পটলভাঙ্গা	
১	অবিনচন্দ্র মুখোপাধ্যায়		
১	বিভারিখ ১৭। ১৮ মে ১৮৫১ সাল কাশিনাথ হোম	শেয়ালমহ	
১	জগবানচন্দ্র দাস	কেরত কালা হাইতে	
১	নবকান্ত মিত্র	কলিকাতা	
১	ইশ্বরচন্দ্র শেন	কঁশারিপটি	
১	জগমোহন ঘোষ	ওটাবাজার	
১	চন্দীচরণ মজুমদার	ঠন্টনিয়া	
১	রামনারায়ণ মুখোপাধ্যায়	কালীঘাট	
১	শুভদাস রায়	বড়বাজার	
১	শ্যামভদ্র শেন	জোড়াপুর্ণাকো	
১	মধুসূন শামকু	মেছুয়াবাজার	
১	মীলমণি ডট্টাচার্য	বরাহনগর	
১	রামতনু মিত্র	কলিকাতা	
১	পুর্ণচন্দ্র মজুমদার	পাখুরিয়াঘাটা	
১	বেহোমৎউল্লা	মহাবাজার পোকা	
১	আছিরদীন	নৃতন চিনাবাজার	
১	মধুসূন পাণ্ডা	বরাহনগর	
১	রাজবারীয়ণ রায়	কলুটোলা	
১	রামচন্দ্র মুখোপাধ্যায়	কলিকাতা	
১	বিপুদাস ডট্টাচার্য	পটলভাঙ্গা	
১	ইশ্বরচন্দ্র চক্রবর্তী	কলিকাতা	
১	রামধন মুখোপাধ্যায়	মেছাপুর	
১	ইন্দুনারায়ণ মুখোপাধ্যায়	বড়বাজার	
১	বৈকুণ্ঠমাথ কল্যান	ইটালি	
১	রামকুরাই শাহা	গিরিধর শাহার গলিতে	
১	মৌলবী এমদাদআলি	কেরত দেউলিয়া হাইতে	
১	রামদয়াল বন্দ্যোপাধ্যায়	ৰ পাবনা হাইতে	

চিঠীর সংখ্যা	চিঠীর মালিকানের নাম	মালিকানের ঠিকানা	বৈকল্পিক
১	বিতারিখ ১৯২০ মে ১৮৫১ সাল		
১	কৃষ্ণচন্দ্ৰ রায়	তুলনামুক্তি পুর	
১	বুমাৰাখ ষোড়	বেটোৱা	
১	রাময়াম সিংহ	রামকৃষ্ণপুর	
১	রাজনীতায়ণ দত্ত	তুলনামুক্তি পুর	
১	অভয়চৱল বন্দ্যোপাধ্যায়	বেহালা	
১	গিরিশচন্দ্ৰ মিত্র	তুলনামুক্তি পুর	
১	পিৰবজ্জন খানশামা	কলিকাতা	
১	কুকুনুদীনআলি	তালতলা	
১	এবৰাহিম পারসি	আলিপুর	
১	সেখ দামিশ	কড়েয়া	
১	দিনবক্তু বন্দ্যোপাধ্যায়	তুলনামুক্তি পুর	
১	মুন্দী আবদুল ওয়াহেব এবং পারসি	সমবৰ্দ্ধে ওয়ামী আদালত	
১	তিৰকৌতি সৱকার	তুলনামুক্তি পুর	
১	গোবৰ্জন সৱকার	হাবড়া	
১	হারানচন্দ্ৰ সিল	এ	
১	রামচান্দ্ৰ চট্টোপাধ্যায়	শ্যামবাজার	
১	কুমার মুখোপাধ্যায়	খিদিৱপুর	
১	কাশিনাথ পুহু	কুমারটুলি	
১	শারদাচৱল মুখোপাধ্যায়	খিদিৱপুর	
১	জাদবচন্দ্ৰ দে	আৱমানি গিৰজা	
১	রাম দাস	বাগবাজার	
১	মিৱা রেয়াছুদীন	আৱমানি গিৰজা	
১	উমেশচন্দ্ৰ সৱকার	ফেৰত কৃষ্ণনগৱ ইউনিট	
১	রাধাচৱল রায়	হাটখোলা	
১	কৈলাশচন্দ্ৰ মিত্র	২৪ পথ বেমক চৌকীৰ কাছারি	
১	রামলোচন মুখোপাধ্যায়	চেতলা	
১	নবিনচন্দ্ৰ নাৰাক	খিদীৱপুর	
১	দিগামুৱী বেৱা	কলিকাতা	
১	হাৰ্ষকুমাৰ চক্ৰবৰ্তী	খিদীৱপুর	
১	কৃষ্ণৱোহন মালি	ফেৰত শ্যামপুর ইউনিট	
১	কৃষ্ণচন্দ্ৰ চট্টোপাধ্যায়	ভূকৈলাশ	
১	শন্তনাথ বিহাস	বাগবাজার	
১	জাদবচন্দ্ৰ বন্দ্যোপাধ্যায়	খিদীৱপুর	
১	গিরিশচন্দ্ৰ বিবাম	চেতলা	
১	বাওনচান শাহ	হাটখোলা	
১	অগ্ৰহায়	দৱমাহাটী	

(To be Continued.)

[ইহার অবশিষ্ট আগামীতে প্রকাশ হইবেক।]

CALCUTTA,
General Post Office,
31st December, 1851.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, MARCH 20. 1852.

NOTIFICATION.

CALCUTTA COURT OF SMALL CAUSES.

The 17th March 1852.

In pursuance of the power vested in them by Section XII. of Act IX. 1850, the Judges of the Small Cause Court, with the approval of the Judges of Her Majesty's Supreme Court, have framed the following Amended and New Rules and Forms, which are now published for general information, to take effect from this date.

By the Court,

JOHN KING,

Clerk of the Court.

PRESENT RULES.

Rule 20th.—No New Trial shall be granted unless application be made within four days after judgment, and without leave of the Court having been first obtained, and before such application for leave shall be made, the party making such application shall deposit in Court the whole amount of the debt or damages decreed against him, with costs thereon, and shall give notice in writing of such application to the Clerk, at his Office, at the time of making such deposit. The Clerk, on such application being granted, shall cause a Summons for such new trial in the usual form to be served on the other party.

*Rule 34th.—No Warrant of Execution or Commitment shall be executed after the expiration of two Calendar months from the date thereof, provided that second and successive Warrants of Execution may be issued by order of the Judge, at the expiration of two Calendar months from the date of each, on payment of the prescribed costs of Execution by the party suing out the same. Provided always, that no Warrant of Execution shall issue upon any judgment or order of this Court after the expiration of three years from the date of such judgment or order, but the parties in such a case shall institute a Suit or Action *de novo* on such unsatisfied judgment or order.*

AMENDED RULES.

Rule 20th.—No New Trial shall be granted unless application be made within four days after judgment, and without leave of the Court having been first obtained, and before such application for leave shall be made, the party making such application shall deposit in Court the whole amount of the debt or damages decreed against him, with costs thereon, and shall give notice in writing of such application to the Clerk, at his Office, at the time of making such deposit.

*Rule 34th.—No Warrant of Execution or Commitment shall be executed after the expiration of one Calendar month from the date thereof, provided that second and successive Warrants of Execution may be issued by order of the Judge, at the expiration of one Calendar month from the date of each, on payment of the prescribed costs of Execution by the party suing out the same. Provided always, that no Warrant of Execution shall issue upon any judgment or order of this Court after the expiration of three years from the date of such judgment or order, but the parties in such a case shall institute a Suit or Action *de novo* on such unsatisfied judgment or order.*

PRESENT RULES.

AMENDED RULES.

Rule 38th.—The Office of the Clerk shall be opened daily (except on Sundays and authorized Holidays), and the Office hours shall be from 10 o'clock in the forenoon until 4 in the afternoon. No money shall be paid out of Court before 1 p. m., nor shall any be received on account of costs after 3 p. m.

Rule 41st.—Every Bailiff required to execute any Warrant of Execution or Commitment, if he shall not have executed such Warrant, shall return the same to the Clerk's Office at the expiration of two Calendar months from the date thereof.

CALCUTTA,
COURT OF SMALL CAUSES,
March 1852.

JOHN KING, *Clerk of the Court.*

Rule 38th.—The Office of the Clerk shall be open daily (except on Sundays and authorized Holidays), and the office hours shall be from 10 o'clock in the forenoon until 4 in the afternoon. No money shall be paid out of Court on Saturday nor before 1 p. m. of any other day, nor shall any be received on account of costs after 3 p. m.

Rule 41st.—Every Bailiff required to execute any Warrant of Execution or Commitment, if he shall not have executed such Warrant, shall return the same to the Clerk's Office at the expiration of one Calendar month from the date thereof.

MACLEOD WYLIE.
C. W. BRIETZCKE.
RUSSOMOY DUTT.

ADDITIONAL RULES.

DISTRIBUTION OF CASES.

Rule 54th.—Every case in which the Plaintiff, or his Agent, on applying for a Summons, or the Defendant or his Agent, prior to the returnable date of the Summons, certifies to the Chief Clerk that a point of Law of any difficulty is involved, shall be set down for hearing before the First Judge.

NEW TRIALS.

Rule 55th.—Motions for New Trials, and new Trials, will be heard before two Judges at least, of whom one will be the Judge who tried the case originally, and the other the first Judge. If the case were heard by the first Judge he will call for the assistance of one or both of the other Judges.

Rule 56th.—If the Court is of opinion that a New Trial should be granted, the Plaintiff shall proceed to set his case down for re-hearing within four days, unless some other time be granted by the Court, and in default the Defendant shall be at liberty to withdraw his deposit.

Rule 57th.—Should the Rule for a New Trial be made absolute, the order shall be made on such terms as to the payment of costs as the Court shall direct.

Rule 58th.—If on the hearing of the Second Trial the Verdict is entered for the Plaintiff, the judgment may be satisfied *pro tanto* out of the sum already deposited for debt and costs by Defendant, with right of Execution against the goods or person of the Defendant for the amount payable by the Defendant over and above the sum so deposited by him in Court.

Rule 59th.—If on the hearing of the Second Trial the Verdict is entered for the Defendant, he shall be at liberty to withdraw his deposit.

CALCUTTA,
COURT OF SMALL CAUSES,
March 1852.

JOHN KING, *Clerk of the Court.*

MACLEOD WYLIE.
C. W. BRIETZCKE.
RUSSOMOY DUTT.

FORM OF WARRANT FOR CONTEMPT.

IN THE CALCUTTA COURT OF SMALL CAUSES.

To

One of the Bailiffs of the Calcutta Court of Small Causes, and to all other Bailiffs of the said Court, and to all Constables and Peace Officers in the Town of Calcutta.
These are to command you to apprehend and take the body of the said Esquire, one of the Judges of the Calcutta Court of Small Causes on the day of on the of
For that

and bring the said before me or any of the Judges of the said Court at their Court House in Calcutta to answer the said charge and to be further dealt with according to Law.

Given under my Hand and Seal this day of

185

Judge of the Calcutta Court of Small Causes.

FORM OF COMMITMENT FOR CONTEMPT.

IN THE CALCUTTA COURT OF SMALL CAUSES.

To

Governor of the Common Jail of the Calcutta Court of Small Causes.

Receive into your Custody
day of 185
having on the day of

herewith sent you, the said
been convicted by this Court on the
at Calcutta

having on the
credible Witnesses, of

and having been ordered and adjudged by this Court to pay a fine of Company's Rupees and in default
of paying the same to be committed to the Common Jail of this Court for the period of unless the said
fine be sooner paid; which said fine the said not having paid, therefore the said
safely keep in the Common Jail of this Court aforesaid for the period of
aforesaid from this present day unless the said shall sooner pay and discharge the said
fine; and in case the said shall not have sooner paid and discharged the said fine you are
hereby directed at the expiration of the said term of Imprisonment to discharge from your custody.

Given under the Seal of this Court at Calcutta, this day of 185

By the Court.

Clerk of the Court.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press by NOON of TUESDAYS and FRIDAYS: and of a few Lines only, before 8 p. m. of those days.

WEDNESDAY, MARCH 24, 1852.

No. 269.

*Fort William; Home Department, Legislative,
The 17th March, 1852.*

Act XIII. of 1852 is re-published with a clerical error in Section XXXV. and a misprint in Section XLV. corrected.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

ACT NO. XIII. OF 1852.

An Act for consolidating and amending the Regulations of the Calcutta Police.

Whereas it is expedient to consolidate and amend divers Rules, Ordinances, and Regulations which from time to time have been passed in Council, and registered in the Supreme Court, for the good order and civil government of the Presidency and Settlement of Fort William in Bengal, It is enacted as follows:

I. Section VIII. of Act XXI. of 1839, and the Rules, Ordinances, and Regulations for the good order and civil government of the Settlement of Fort William in Bengal, passed in Council, and registered in the Supreme Court, on the several days hereinafter mentioned, are repealed, but not so as to revive any other Rules, Ordinances, and Regulations thereby repealed.

List of Repealed Ordinances.

Date of passing in Council	Date of Registry in the Supreme Court
26th July 1814.	11th November 1814.
1st March 1816.	28th March 1816.
23rd March 1816.	13th April 1816.
14th June 1816.	8th July 1816.
19th October 1816.	12th November 1816.
28th March 1817.	21st April 1817.
13th January 1818.	7th February 1818.
9th July 1819.	22nd October 1819.
24th March 1820.	17th April 1820.
21st August 1821.	13th November 1821.
8th March 1827.	27th April 1827.

II. If any person within the said Town, having sufficient means or employment, shall not duly maintain his wife, or his legitimate or illegitimate children, and shall be thereof convicted before a Justice of the Peace, upon his own confession or the oath of one or more credible witnesses, the said Justice may make an order upon such person for the maintenance of such wife and children, or any of them, at such monthly rate as to the Justice seems reasonable, and upon non-compliance with the said order for any one month, or longer period, any Justice, by warrant under his hand and seal, may commit the person so convicted to the Common Gaol of Calcutta without labour, or to the House of Correction to hard labour, for any time not exceeding two Calendar months.

III. Every person who shall be brought before a Justice of the Peace charged with having in his possession, or in his premises with his knowledge, or with conveying in any manner anything which may be reasonably suspected of being stolen or unlawfully obtained, and who shall not give an account to the satisfaction of such Justice how he came by the same, shall be deemed guilty of a misdemeanor, and, on conviction thereof before such Justice, shall be liable to a penalty not exceeding one hundred rupees, or, in the discretion of the said Justice, to imprisonment, with or without hard labour, for any time not exceeding three Calendar months.

IV. When any person shall be brought before a Justice of the Peace charged with having in his possession, or in his premises with his knowledge, or with conveying anything stolen or unlawfully obtained, and shall declare that he received the same from some other person, or that he was employed as a carrier, agent, or servant to convey the same for some other person, such Justice shall cause every such person, and also if necessary every former or pretended purchaser, or other person through whose possession the same shall have passed, to be brought before him and examined, and shall examine witnesses upon oath touching the same; and if it shall appear to such Justice that any person shall have had possession of such thing, and had reasonable

cause to believe the same to have been stolen or unlawfully obtained, such person shall be deemed guilty of a misdemeanor, and shall be liable to a penalty not exceeding one hundred rupees, or, in the discretion of the Justice, may be imprisoned, with or without hard labour, for any time not exceeding three Calendar months: every such person shall be deemed to have had possession of such thing at the time and place when and where the same shall have been found or seized, and the possession of a carrier, agent, or servant shall be deemed to be the possession of the person who shall have employed such carrier, agent, or servant to keep or convey the same.

V. If information shall be given on oath to a

On suspicion of goods being stolen or unlawfully obtained. Justice may grant search-warrant.

Justice of the Peace that there is reasonable cause for suspecting that anything stolen or unlawfully obtained is concealed or lodged in any dwelling-house, building, or other place, such Justice, by special warrant under his hand, directed to any Police Officer or Constable, may cause such dwelling-house, building, or other place to be entered and searched at any time of the day, or by night, if power for that purpose be given by such warrant, and the said Justice, if it shall appear to him necessary, may empower such Police Officer or Constable, with such assistance as may be found necessary, (such Constable having previously made known his authority,) to use force for the effecting of such entry, whether by breaking open doors or otherwise, and if upon search thereupon made any such thing shall be found, then to convey the same before a Justice, or to guard the same on the spot, until the offenders are taken before a Justice, or otherwise dispose thereof in some place of safety, and moreover to take into custody, and carry before the said Justice, every person found in such house or place who shall appear to have been privy to the deposit of any such thing, knowing or having reasonable cause to suspect the same to have been stolen or otherwise unlawfully obtained.

VI. If information shall be given to any Su-

Power to search houses for stolen property without a warrant in certain cases.

perintendent, Deputy Superintendent, or Inspector belonging to the Calcutta Police, that there is reasonable cause for suspecting that any stolen property is concealed or lodged in any dwelling-house or other place, and the said Superintendent, Deputy Superintendent, or Inspector shall have good grounds for believing that, by reason of the delay in obtaining a search-warrant, the property is likely to be removed, the said Superintendent, Deputy Superintendent, or Inspector, in virtue of his office, may search for specific articles alleged to have been stolen in the houses and places specified; provided always, that a list of the articles stolen or missing be delivered and taken down in writing, with a declaration stating that the robbery has been committed, and that the informant has good ground to believe that the property is deposited in such house or place; and provided further, that the person who lost the goods, or his representative, accompany the officer in the search.

VII. All persons charged with the commission

Extension of Acts XXI. of 1839 and III. of 1842, to cases in which property stolen does not exceed fifty rupees in value.

of any of the offences specified in Acts XXI. of 1839 and III. of 1842, may be tried by any Justice of the Peace for the said Town, provided the value of the property which the prisoner is charged with having stolen does

not, according to the belief of such Justice, exceed fifty rupees, anything in the said Acts to the contrary notwithstanding; and all the powers by Act XXI. of 1839 (except Section VIII. aforesaid,) and Act III. of 1842, given or reserved to any such Justice for the trial, conviction, and sentence of parties charged with having stolen property not exceeding twenty rupees in value, and all the provisions of the said Acts (except as aforesaid) shall extend and be applicable to the trial, conviction, and sentence of parties charged with having stolen property, not exceeding, according to the belief of the Justice, fifty rupees in value.

VIII. Every person charged with the offence

Extension of Acts XXI. of 1839 and III. of 1842, to the offence of receiving stolen property when the value of the property does not exceed fifty rupees.

of feloniously receiving goods or money, knowing the same to be stolen, may be tried by any Justice of the Peace, provided that the value of the property stolen or received does not, according to the belief of the Justice, exceed fifty rupees, and every such person, on conviction of any such offence, shall be liable, at the discretion of the Justice, to be imprisoned, with or without hard labour, for any term not exceeding six Calendar months; and all the powers and provisions of Act III. of 1842 and Act XXI. of 1839, except Section VIII. aforesaid, shall apply, so far as they may be applicable, to the trial, conviction, and sentence of any person charged under this Section with the offence of feloniously receiving goods or money knowing the same to be stolen; provided always, that if it shall appear to the said Justice that such person has been previously convicted of, or is in the habit of receiving stolen goods, knowing the same to be stolen, the said Justice shall commit such person for trial before the Supreme Court of Judicature.

IX. Every person who is accessory, before or

Summary conviction of persons accessory to the commission of certain felonies.

after the fact, to any felony which is punishable on summary conviction before any Justice, is liable to be tried and convicted summarily before such Justice, on his own confession or the oath of one or more credible witnesses, and the convicting Justice shall have power to sentence any such accessory to imprisonment, with or without hard labour, for any time not exceeding six Calendar months, or in his or their discretion, instead of trying him, to commit him for trial to the Supreme Court of Judicature, or other court having authority to try him.

X. Whenever any boy, under the age of sixteen years, is convicted before a

Punishment for Justice of the Peace, either of simple larceny under the said

Act XXI. of 1839, or, under this Act, of feloniously receiving goods or money knowing the same to be stolen, or of being an accessory to any felony which is punishable on summary conviction before any Justice, the said Justice, if he thinks fit, may sentence him to receive corporal punishment not exceeding fifteen stripes of a light rattan, instead of sentencing him to imprisonment.

XL Any person who shall commit any assault,

Cases of assault, forcible entry, or other injury accompanied with force, not being felony, within the said Town, against the person or property of any person whatsoever.

shall be liable, on conviction thereof before a Justice of the Peace, to a fine not exceeding one hundred rupees, and the said Justice may award

the whole or any part of such fine to the party or parties aggrieved, by way of satisfaction for such injury, or, in the discretion of such Justice, such person shall be imprisoned, with or without hard labour, for any time not exceeding four Calendar months.

XII. Any Deputy Superintendent or Inspector of Police may take into custody, or authorize a Constable to take into custody, without warrant, any person who within the said Town shall be charged by any other person with committing an aggravated assault,

in every case in which such Deputy Superintendent or Inspector of Police shall have good reason to believe that such assault has been committed, although not within view of such Deputy Superintendent or Inspector, and that by reason of the recent commission of the offence, a warrant could not have been obtained for the appearance of the offender.

XIII. If complaint shall be made before any Justice that any person within the

Unlawfully taking or enticing away women or female children under the age of sixteen.

any female child under the age of sixteen years, out of the possession or protection and against the will of the husband, father, mother, guardian or other person who has the lawful order, keeping, education, or government of such child, for the purpose of living in adultery with such woman or child, or for purposes of prostitution, or of deflowering or disposing of her in marriage, it shall be lawful for the said Justice to make an order for the immediate restoration of such woman to her liberty, or of such female child to her husband, father, mother, guardian, or such other person as aforesaid, as the case may be, and to compel compliance with such order, and if it be necessary to use force for that purpose, any Deputy Superintendent or Inspector of Police, duly authorized by the Justice in that behalf, with such assistants as he may deem necessary, may break open doors or otherwise compel compliance with the same, and the said Justice may commit any person charged with taking, or causing to be taken, or enticing any woman or female child as aforesaid, for any of the purposes aforesaid, for trial before the Supreme Court of Judicature,

XIV. Any person who shall have or keep any house, shop, room, or place of

Keeping open houses of public entertainment without licence.

public resort and entertainment within the said Town, wherein provisions, liquors, or refreshments of any kind shall be sold or consumed, (whether the same shall be kept or retailed therein or procured elsewhere,) without a licence for the same being first had and obtained from and under the hand of two Justices of the Peace, shall be liable, on conviction thereof before any of the said Justices, to a penalty not exceeding one hundred rupees for every day that such unlicensed house or place of public resort or entertainment is kept open.

XV. Two or more of the said Justices shall

Two Justices to grant licences.

from time to time hold licensing Sessions, for the purpose of granting licences to the keepers of such houses or places of public resort and entertainment as aforesaid, and the said licences may be

granted by the said Justices for any term not exceeding one year, subject to the restriction contained in Section XII. Act XL of 1849, and upon such conditions to be inserted in every such licence as the Justices from time to time shall order, for securing the good behaviour of the keepers of the said houses or places of public resort or entertainment, and the prevention of drunkenness and disorder among the persons frequenting or using the same.

XVI. The keeper of every such house or place of public resort and entertain-

Penalty for part-tion not conforming to the tenor of their licence.

ment, who shall wilfully offend against any condition of his licence, shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding one hundred rupees for every such offence, and, in the discretion of the convicting Justice, to forfeit his licence, in addition to any other penalty or punishment that shall be imposed on him.

XVII. Every person who shall have or keep

Disorderly conduct and illegal harbouring of deserters in houses of public entertainment.

any house, shop, room, or place of public resort or entertainment within the said Town, wherein provisions, liquors, or refreshments of any kind shall be sold or consumed, (whether the same shall be kept or retailed therein or procured elsewhere,) and who shall knowingly or wilfully permit drunkenness or other disorderly behaviour in such house, shop, room, or place, or who shall knowingly suffer any unlawful games or any gambling whatsoever therein, or who shall knowingly permit prostitutes or persons of notoriously bad character to meet or remain therein, or who shall wilfully harbour or conceal any Seaman or Apprentice who shall have deserted, knowing or having reason to believe such Seaman or Apprentice so harboured or concealed to be a deserter, shall be liable to a penalty not exceeding one hundred rupees, and shall be liable to forfeiture of his licence, in addition to any other penalty or punishment that shall be imposed on him.

XVIII. Every person who shall keep open his

Hours for sale of spirituous liquors and intoxicating drugs.

house, shop, room, or place, for the purpose of selling or retailing spirituous or fermented liquors or intoxicating drugs, under a licence from the Collector of Calcutta, after the hour of nine at night and before the hour of six in the morning, shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding twenty-five rupees, and shall also be liable, in the discretion of the said Justice, to the forfeiture of his licence.

XIX. If any person, not being amenable to the

Introduction of spirituous liquors without licence into Fort William.

Articles of War, shall take or attempt to take into Fort William any quantity of spirituous liquors, wine, or intoxicating drugs of any description, without a licence from the Commanding Officer of the said Fort, or from some other person thereunto authorized, any Justice of the Peace, upon complaint to him thereof made, may issue his summons or warrant for bringing the party complained of, and also the liquors, wine, or drugs, and the vessels containing the same, before him, and in case of conviction may adjudge the said liquors, wine, or drugs, and the vessels containing the same, to be forfeited, and every such person so convicted shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding fifty rupees, or, at the discretion of the said Justice, to imprisonment, with

or without hard labour, for any period not exceeding two calendar months.

XX. Every person who shall take or throw, or attempt to take or throw, into the Great Gaol or House of Correction of Calcutta, any quantity of spirituous liquors, wine, or intoxicating drugs, without the licence or consent of the Jailor or Keeper of such Gaol or House of Correction, respectively, shall be liable for every such offence, on conviction before a Justice of the Peace, to a penalty not exceeding fifty rupees, or, at the discretion of the said Justice, to imprisonment, with or without hard labour, for any period not exceeding two months.

XXI. Every person who shall have been committed to the Great Gaol or House of Correction, or who shall be in custody at any Police Office or Station, and who shall unlawfully break or escape from such Gaol, House of Correction, Police Office, or Station, shall be liable for every such offence, on conviction before a Justice of the Peace, to imprisonment, with or without hard labour, for any period not exceeding three months, and such imprisonment shall commence and take effect from and after the expiration of any other sentence of imprisonment under which such person may be imprisoned at the time of committing the offence aforesaid.

XXII. Every person who shall be found drunk and incapable of taking care of himself in any street or public thoroughfare, or who shall be guilty of any riotous or indecent behaviour in any street, public thoroughfare, Police Office, Station, or Section House, shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding twenty rupees for every such offence, or, at the discretion of the said Justice, to imprisonment, with or without hard labour, for any period not exceeding fourteen days.

XXIII. Any Constable or Peace Officer belonging to the Calcutta Police Rogues and Vagabonds. may take into custody, without a warrant, any person who shall be found between sunset and sunrise armed with any dangerous or offensive instrument whatsoever, with intent to break or enter into any dwelling-house or other building whatsoever, or any loose, idle, or disorderly persons whom he shall find disturbing the public peace, or whom he shall have good cause to suspect of having committed, or being about to commit, any felony, misdemeanor, or breach of the peace, or any reputed thief whom he shall find between sunset and sunrise on board any boat in the river, or lying or loitering in any bazar, street, rond, yard, thoroughfare or other place, and not giving a satisfactory account of himself, or any person having in his possession without lawful excuse (the proof of which excuse shall lie on such person), any pick-lock key, crow, jack, bit, or other implement of house-breaking, or any person found between sunset and sunrise having his face blackened or otherwise disguised, with intent to commit any felony, or any person who shall be found between sunset and sunrise in any dwelling-house or other building whatsoever, with intent to commit any felony therein; and every such offender, on conviction before a Justice, either on his own confession or on the evidence of one or more credible witnesses, shall be liable, at the discretion of the said Justice,

to be imprisoned, with or without hard labour, for any term not exceeding four calendar months.

XXIV. Every person who shall beg or apply for alms or relief in any public Beggars. road, street, or thoroughfare, or who shall expose or exhibit any sores, wounds, bodily ailment or deformity in such roads, streets, or public thoroughfares, with the object of exciting charity, or of obtaining alms, or relief, or who shall, anywhere within the Town, seek for or obtain alms or relief by means of any false statements or pretences, or who shall cause, aid, or abet any such person as aforesaid in the commission of any of the said offences, shall, for every such offence, on conviction before a Justice, be liable to imprisonment, with or without hard labour, for any period not exceeding two calendar months.

XXV. Every person who shall drive or ride furiously, or at a greater rate than Furious Driving. ten miles an hour, any vehicle or animal in the said streets or public thoroughfares, shall, for every such offence, on conviction thereof before a Justice, be liable to a penalty not exceeding fifty rupees, or in default of payment thereof, to imprisonment for any period not exceeding one calendar month.

XXVI. Every person who shall drive any Lamps to vehicles. vehicle of any description, at any time between one hour after sunset and one hour before sunrise, without having a lighted lamp affixed to such vehicle, shall for every such offence, on conviction thereof before a Justice, be liable to a penalty of not more than fifty rupees, or, in default of payment thereof, to imprisonment for any period not exceeding one calendar month.

XXVII. If any person shall make oath before a Justice of the Peace that any house, building, room, or other place within the Town is commonly reported and believed to be kept or used as a common gaming-house or place, such Justice, by an order in writing, may authorize a Deputy Superintendent or Inspector of Police to enter any such house, building, room, or place, with such Constables as he shall deem requisite to accompany him, and if necessary, to use force for the purpose of effecting such entry, whether by breaking open doors or otherwise, and to take into custody and search all persons found therein, and to seize all tables and instruments of gaming found in such house, building, room, or place, or on the persons of any of those found therein, and also to seize all moneys and securities for money found in any such house, building, room, or place; and the owner or keeper of the said gaming-house, or place, or other person having the care and management thereof, shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding one hundred rupees, or, at the discretion of the said Justice, to imprisonment, with or without hard labour, for any time not exceeding three calendar months, and upon conviction of any such offender all such tables and instruments of unlawful games shall be destroyed or otherwise disposed of by order of the Justice before whom the conviction is had, and all the moneys and securities for moneys so found shall be forfeited to Government, and every person found on such premises, and who shall not be the owner or keeper, or other person having the care or

management thereof, shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding fifty rupees.

XXVIII. It shall not be necessary in support of any information for gaming in, or for suffering any games or gaming in, or for keeping or managing, or being concerned in the management or conduct of, any common gaming-house or place, under this Act, to prove that any person found playing at any game was playing for any money, wager, or stake.

XXIX. Where any cards, dice, balls, counters, tables, or other instruments of gaming, used in playing any unlawful game, are found in any house, building, room, or place suspected to be used as a common gaming-house or place, and entered by an order issued under this Act, or about, the person of any who are found therein, it shall be evidence, until the contrary is made to appear, that such house, building, room, or place, is used as a common gaming-house or place, and that the persons found in the house, building, room, or place, where such tables or instruments of gaming shall have been found were playing therein, although no play was actually going on in the presence of the Superintendent, Deputy Superintendent, Inspector, or Constable entering the same as aforesaid.

XXX. Every person who shall game for money or any other thing or reward whatsoever, or who shall join in, bet at, or abet, or be present for the purpose of joining, betting at, or abetting any such gaming, in any street or public thoroughfare in the said Town, shall be liable, on conviction thereof before a Justice, to a penalty not exceeding fifty rupees, or, in default of payment, to imprisonment for any term not exceeding one calendar month.

XXXI. All persons who deal in any articles by retail by weight or measure, and who have in or about their shops or premises, or otherwise in their possession any false, or deficient weight, measure, beam or scale, shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding twenty rupees, or, at the discretion of the said Justice, to imprisonment, with or without hard labour, for any period not exceeding one calendar month; and every such false and defective weight, measure, beam or scale shall be forfeited, and the said Justice shall cause the same to be destroyed; and it shall be lawful for the Chief Magistrate or Superintendent of Police from time to time to issue public notices at the Police Office and Thannas, and such places as to him appear suitable, of the exact weight and measure of just weights and measures, and to keep at the Police Office and Thannas standard weights and measures for the information of the public.

XXXII. Any Justice of the Peace or the Superintendent of Police may issue his warrant, directing any Deputy Superintendent or Inspector of Police to enter into any shop or other place where articles are bought and sold by retail, and to search for and to examine the weights and measures therein, and seize all such as he may suspect to be forfeited as false and deficient in weight.

XXXIII. If any seaman, whether British or Foreign, shall, wilfully and without leave or lawful excuse, absent himself from his vessel, any Justice of the Peace may take cognizance of cases of desertion or unauthorized absence from their ship of Foreign and Asiatic seamen.

on board of his vessel; and whenever any seaman shall have been imprisoned, it shall be lawful for any Justice of the Peace, on the release of such seaman from imprisonment, to cause him to be conveyed on board of the vessel to which he may belong.

XXXIV. No person, not being a soldier or Armecarried by persons without or the East India Company, or a due authority. Constable belonging to the Calcutta Police, shall be entitled to carry any sword, spear, gun, or other offensive weapon in any street, thoroughfare, or public place, unless by leave of the Chief Magistrate or other head of the Police; and any person offending against this enactment, shall be liable to be disarmed by any Constable or other person acting under such instructions as shall be from time to time given by the Chief Magistrate or other head of the Police; and the weapons so seized shall be taken before the Chief Magistrate or other head of the Police, and forfeited to the Government, if the Chief Magistrate or other head of the Police, in his discretion, shall think fit to declare them forfeited.

XXXV. The Chief Magistrate or other head of the Police, from time to time, and as occasion may require, may make regulations for keeping clear the public ghauts and landing-stairs, and for the route to be observed in the public streets and places by all carts, carriages, palanquins, hackeries, and other vehicles, and by all horses, cattle and persons, and as to the times during which they may take the said routes, and for preventing obstruction of the streets and thoroughfares within the Town on all times of public processions and native holidays, as also during the time of Divine Service, and also may give directions to the Constables and other Peace Officers for keeping order and for preventing any obstruction of the thoroughfares in the immediate neighbourhood of any place of public resort, and in any case when the ghauts, landing-stairs, streets, or thoroughfares may be thronged, or may be liable to be obstructed, and every person opposing or not obeying the orders so issued by the Chief Magistrate or other head of the Police, shall be liable to be arrested and detained by the Police, and, on conviction before a Justice of the Peace, shall be liable to a penalty not exceeding one hundred rupees.

XXXVI. Any Police Officer or Constable who shall ask for or take any bribe or unauthorized reward in consideration of his doing or omitting to do any act in his official capacity, shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding five hundred rupees, or, at the discretion of the said Justice, to imprisonment, with or without hard labour, for any time not exceeding three months.

XXXVII. The Rule, Ordinance, and Regulation passed by the Governor General in Council on the 8th April 1802, and Section II. Act XVIII. of 1841, are hereby repealed.

As to manufacture or possession of Gun-powder or Gun-cotton.
Any person who shall, within the limits of the said Town, manufacture Gun-powder or Gun-cotton, or who shall, without a licence for that purpose being first had and obtained from the Chief Magistrate, have in his possession, in any house, shop, warehouse, or other building, at any one time, a greater quantity of Gun-powder or Gun-cotton for sale or otherwise than ten pounds, shall, on conviction before a Justice of the Peace, be liable to a forfeiture of all such Gun-powder or Gun-cotton so manufactured or possessed, together with the vessel or receptacle in which it may be seized, and also to a fine not exceeding in amount the sum of rupees five hundred.

XXXVIII. It shall be lawful for the Chief Magistrate to grant to any person (whom he shall deem fit and proper) a licence for the sale or keeping in deposit, within the limits of the said Town, any quantity of imported or Indian manufactured Gun-powder not exceeding fifty pounds, or any quantity of Gun-cotton not exceeding twenty pounds, on such conditions as shall be specified in the licence, and any person who shall be guilty of a breach of any of such conditions, shall, on conviction before a Justice of the Peace, be liable to a forfeiture of his licence and of all Gun-powder or Gun-cotton so kept in deposit contrary thereto, and also to a fine not exceeding rupees two hundred.

XXXIX. Every such licence as is mentioned in the preceding Section shall be in force for a period of one year only and no longer, but shall be renewable by the said Chief Magistrate, at his discretion, on the same or any other terms and conditions, and such licence shall also provide for the transit and carrying of Gun-powder from one place to another within the limits of the said Town, in such manner and in such quantity as shall be deemed advisable for the safety of the inhabitants and of property within the said Town, and every person offending against such provisions shall be liable to a fine not exceeding rupees fifty.

XL. Any Justice of the Peace, on credible information laid before him on oath or solemn affirmation, that Gun-powder or Gun-cotton, or mixed materials for making the same contrary to the provisions of this Act, are suspected to be stored, kept, or possessed by any person, may issue his warrant, authorizing any Police Officer to search in the day-time any house, shop, magazine, or other building or place in which he has reasonable ground to suspect any Gun-powder or Gun-cotton to be manufactured, sold, or kept, or any boat, carriage, cart, or other vehicle in which any Gun-powder or Gun-cotton, or materials for manufacturing the same, may be suspected to be carried; or any person suspected of carrying the same contrary to such licence or to the provisions of this Act, and all Gun-powder, Gun-cotton, or materials for manufacturing the same, found on such search, shall, together with the vessels or receptacles in which they may be stored, be immediately seized and brought before a Justice of the Peace, with whom the same shall be kept

till it shall be adjudged whether the same shall be forfeited.

XLI. The four last preceding Sections shall not extend to any Government Magazine or store, or building for the making or deposit of Gun-powder or Gun-cotton under the authority or for the use of the Government, or to any Gunpowder or Gun-cotton for the use of Her Majesty's or the East India Company's Troops, or otherwise for the service of Government, or to any of Her Majesty's Vessels of War, or the Vessels of the Indian Navy, or of the East India Company's Marine, or to any other Vessel within the River Hooghly laden with Gun-powder for importation or exportation.

XLIL Commanders of merchant vessels entering the River Hooghly shall, on

As to Vessels arriving in River Hooghly of before the arrival of their vessels off Moyapore, deposit in the Magazine at that place all Gunpowder intended for the Ship's use from on board their respective vessels, exceeding the quantity of fifty pounds, which quantity they shall be permitted to retain in their vessels for the purpose of firing salutes or signals in case of distress, and the Gunpowder so deposited shall be again delivered on board on the return of the respective vessels from Calcutta in prosecution of the outward voyage; and Commanders of merchant vessels in the River Hooghly having on board their vessels Gunpowder or Gun-cotton for importation (not being Gunpowder belonging to the Government) exceeding the quantity of fifty pounds, shall also deposit the same, on or before the arrival of their vessels off Moyapore, in the Magazine of that place, under charge of an Officer belonging to the Customs at that place, or such other person as the Governor of Bengal may appoint, and the proprietors or consignees of such Gunpowder or Gun-cotton, or their agents, whenever they shall desire to remove the same from the Magazine, shall make application to the Collector of Sea Customs for authority to do so, which application, when it be intended that such Gunpowder or Gun-cotton shall be lodged in any place, or be laden in any boat or other conveyance within the limits of the said Town, shall be accompanied by a written order of permission, signed by a Justice of the Peace to that effect, and when it be intended that such Gunpowder or Gun-cotton shall be exported by sea, the Commanders of vessels, or the proprietors or their agents, by whom it shall have been deposited in the Magazine, shall make application to the Collector of Sea Customs for permission so to export it, and the Collector of Sea Customs shall comply with such applications aforesaid, except where the exportation of ammunition shall require, under provisions of Act XVIII. of 1841, a licence from a public Officer other than the Collector of Sea Customs, in which case the Collector of Sea Customs shall not comply with the application unless it be accompanied by the licence of such public Officer; and on or before the removal of all Gunpowder or Gun-cotton from the Magazine, the Collector of Sea Customs shall and he is hereby authorized to levy a fee, the rate of which shall not exceed two annas per pound, for all Gunpowder or Gun-cotton that has been lodged therein, which fee shall be taken to cover all charges for the safe custody of the Gunpowder or Gun-cotton during the period it has remained or shall remain in the Magazine; provided also, that the Governor of Bengal shall be at liberty to autho-

rise such arrangement to be made, by letting or otherwise contracting for the custody of the Magazine, and for the collection and appropriation of the fees which may be charged for Gun-powder or Gun-cotton stored therein, as he may think proper, subject however to all the restrictions and rules imposed by this Section in respect to the removal from the Magazine of Gun-powder therein stored.

XLIII. For every act done or omitted to be done contrary to the provisions of Penalties. the last preceding Section by the Commander of any merchant vessel in the port of Calcutta, the Commander aforesaid shall, on conviction thereof before any Justice of the Peace, be liable to a penalty of two hundred rupees: and the Collector of Sea Customs is hereby empowered to search for any quantity of Gun-powder which he may have reason to believe to be on board a merchant vessel in the port of Calcutta, contrary to the provisions of this Act, and to seize and detain it as forfeited to Government, to be dealt with as the Governor of Bengal shall think right to direct.

XLIV. The jurisdiction of the Justices of the Peace acting within and for the Jurisdiction of Justices on the River Hooghly. said Town shall extend to all offences committed by any person in sea-going vessels in any part of the River Hooghly, and the said Justices shall have the same power and jurisdiction in respect of criminal offences committed in sea-going vessels, in any part of the said river, that they now have and exercise within the said Town.

XLV. Every Officer belonging to the Calcutta Police is hereby authorized to arrest without warrant any person committing in his view any offence against this Act, and every person taken into custody without warrant by any Constable belonging to the Calcutta Police, shall be forthwith taken to the Station-house to

which the Constable belongs, in order that such person may be detained, until he can be brought before a Justice of the Peace to be dealt with according to law, or in order that such person may give bail for his appearance before a Justice of the Peace, if the Superintendent, Deputy Superintendent, or Inspector at the Station shall deem it prudent to take bail in the manner hereinafter mentioned, which he is hereby authorized to do.

XLVI. Whenever any person is brought to the Station-house as aforesaid charged with misdemeanor, assault, or with having carelessly done any hurt or damage, or whenever any Superintendent,

Deputy Superintendent, or Inspector of Police, or Town Serjeant in charge of a Police Lock-up, shall deem it probable that any person so brought is falsely or maliciously charged with having committed a felony, and any such person as aforesaid shall be, without the warrant of a Magistrate, in the custody of any Constable of the Calcutta Police, it shall be lawful for the Superintendent or any Deputy Superintendent of Police, if he shall deem it prudent, to enlarge such person on his own recognizance, with or without sureties, conditioned as hereinafter mentioned.

XLVII. Every recognizance so taken shall be without fee or reward, and shall be conditioned for the appearance of the person thereby bound before

a Justice of the Peace at his next sitting, and the time and place of appearance and the sum thereby acknowledged (not exceeding one thousand rupees) shall be specified in this said recognizance, or the condition thereof; and the Officer taking the recognizance shall enter into a book, to be kept for the purpose, the name, residence, and occupation of the party and his surety or sureties (if any) entering into such recognizance, together with the condition thereof, and the sum thereby acknowledged, and shall return every such recognizance to the Justice present at the time and place and when and where the party is bound to appear, and the said recognizance may be in either of the forms, as the case may be, in Schedule (A.) to this Act annexed, or to the like effect.

XLVIII. In every case in which any person shall be given in charge to a Constable, or in which any information or complaint of any offence shall be laid or made before any Justice of the Peace, and it shall appear to the Justice by whom the case shall be heard that there was no sufficient ground for making the charge, it shall be lawful for such Justice, at his discretion, to award such amends, not more than the sum of fifty rupees, to be paid by the informer to the party informed or complained against, for his loss of time and expenses in the matter, as to the Justice shall seem meet.

XLIX. Every Justice of the Peace shall be empowered summarily to hear and determine every complaint of an offence committed against this Act, and to convict any person charged with any such offence on the oath of one or more witnesses, or by his own confession, and to award the penalty or punishment herein provided for such offence.

L. Upon any information or complaint to be laid or made before any Justice of the Peace (which complaint need not be made upon oath) of any matter which such Justice is authorized to hear and determine, either under this or any other Act or Regulation, he may summon the party charged, and if such party shall not appear according to the tenor of the summons, the Justice, upon proof of the service of the summons, may proceed, in all cases which are not of a criminal nature, if no sufficient cause shall be shown for the non-appearance of the party, to hear and determine the case in the absence of the party, and in all criminal cases shall issue his warrant for apprehending and bringing such party before him or some other Justice, in order that the said information and complaint may be heard and determined.

L.I. Every such summons may be served by delivering it or a copy thereof How summons may be served. to the party, or to his wife, servant, or some inmate of his dwelling, or by delivering it at or affixing it to the door or wall of his usual place of abode.

L.II. A Justice of the Peace may, without issuing any summons, forthwith issue his warrant for the apprehension of any person charged with any offence cognizable before him, either under this or any other Act or

Regulation, whenever good grounds for so doing shall be stated on oath before him.

LIII. Any Justice may summon any witness to appear and give evidence upon the matter of any offence cognizable before him, either under this or any other Act or Regulation, with which any person shall be charged before him, at a time and place appointed for hearing the information or complaint, and, by warrant under his hand and seal, may require any person to be brought before him who shall neglect or refuse to give evidence at the time and place appointed on such summons, proof upon oath being first given of personal service of the summons upon the person against whom such warrant shall be granted, and such Justice may commit any person coming or brought before him who shall refuse to give evidence, to the Common Gaol of Calcutta, for any time not exceeding fourteen days, or until such person shall sooner submit himself to be examined, and in case of such submission the order of such Justice shall be a sufficient warrant for the discharge of such person.

LIV. When any Justice of the Peace is desirous of examining any prisoner confined in the Great Gaol or House of Correction as a witness or defendant, with respect to any charge, case, or proceeding pending before him, it shall be lawful for such Justice to issue an order in the form contained in Schedule (B.) to this Act annexed, or to the like effect, addressed to the Keeper or Governor of the said Gaol or House of Correction, requiring him to bring such prisoner in proper custody, at a time to be therein named to the Police Office, for examination, and the Keeper or Governor of the said Gaol or House of Correction, on the receipt of such order, shall act in accordance therewith, and shall take care for the safe custody of the prisoner during his absence from prison for the purpose aforesaid.

LV. All penalties and forfeitures and other sums of money imposed, awarded, or ordered to be paid by any Justice of the Peace under the authority of this Act, and all sums of money which any person is bound to pay under any recognizance taken before a Justice of the Peace or an Officer of Police empowered to take recognizances by this Act, and afterwards forfeited, in case of non-payment thereof, may be levied by distress and sale of the goods and chattels of the offender or person liable to pay the same, by warrant under the hand of any Justice of the Peace, and in case any such penalty or forfeiture or sum of money shall not be forthwith paid, any Justice may order the party to be detained in safe custody until the return can be conveniently made to such warrant of distress, unless such party shall give security to the satisfaction of such Justice for his appearance at such place and time as shall be appointed for the return of the warrant of distress, and the Justice may take such security by way of recognizance or otherwise; and if upon the return of such warrant it shall appear that no such sufficient distress could be had whereon to levy the said penalty or forfeiture, or sum of money, and the same shall not be forthwith paid, or in case it shall appear, to the satisfaction of the Justice, by the confession of the party or otherwise, that he has not sufficient goods and chattels whereupon

such penalty, forfeiture, or sum of money could be levied if warrant of distress should be issued, the Justice, by warrant under his hand, may commit such party to the Common Gaol of Calcutta, there to remain for any time not exceeding two calendar months.

LVI. No conviction, order, or judgment of any Justice of the Peace shall be quashed on quashed for error of form or procedure, but only on the merits; and it shall not be necessary to state on the face of the conviction, order, or judgment, the evidence on which it proceeds; but the depositions taken, or a copy of them, shall be returned with the conviction, order, or judgment, in obedience to any writ of *certiorari*, and if no jurisdiction appears on the face of the conviction, order, or judgment, but the depositions taken supply that defect, the conviction, order, or judgment shall be aided by what so appears in such depositions.

LVII. In the construction of this Act the following words and expressions shall have the several meanings hereby assigned to them, unless there be something in the context or subject repugnant to such construction; that is to say,

Words importing the singular number only shall include the plural, and words importing the plural number only shall include the singular.

Words importing the masculine gender only shall include females.

The word "Town" shall include the Town of Calcutta and Settlement of Fort William.

The word "Justice" or "Justices of the Peace" shall mean the Justices of the Peace for the time being acting within and for the said Town of Calcutta and Settlement of Fort William.

The word "Oath" shall mean any oath or solemn affirmation in lieu of an oath.

SCHEDULE A.

FORM 1.

Town of } Be it remembered that on the day of
Calcutta. } in the year A. B., of and
C. D., of and E. F., of personally came before me G. H., Superintendent of Police, and acknowledged themselves to owe to our Sovereign Lady the Queen; that is to say, the said A. B., the sum of Rupees Two Hundred, and the said C. D. and E. F. each the sum of Rupees One Hundred, separately, and of good and lawful money of British India, to be made and levied of their Goods and Chattels, Lands and Tenements respectively, to the use of our said Lady the Queen, her heirs and successors, if the said A. B. shall make default in the condition hereinunder written.

Acknowledged before me,

G. H.,
Superintendent of Police.

The condition of the above-written recognizance is such that if the said A. B. shall appear before J. P., Justice of the Peace, at 10 o'clock in the morning of the day of in the year at the Police Office in Calcutta, then the said recognizance to be void, or else to stand in full force and virtue.

Company, or in any British Colony, and all affidavits, pleadings, and other legal documents filed or deposited in any such Court, may be proved in any of Her Majesty's Courts of Justice, or before any person having, by law or by consent of parties, authority to hear, receive, and examine evidence as aforesaid, either by examined copies, or by copies authenticated as hereinafter mentioned; that is to say, if the document sought to be proved be a Proclamation, Treaty, or other Act of State, the authenticated copy to be admissible in evidence must purport to be sealed with the Seal of the Foreign State, or of the East India Company, or of the Territory under the Government of the East India Company, or of the British Colony to which the original document belongs; and if the document sought to be proved be a judgment, decree, order, or other judicial proceeding of any Foreign or Colonial Court, or of any Court within the Territories under the Government of the East India Company, or an affidavit, pleading, or other legal document filed or deposited in any such Court, the authenticated copy to be admissible in evidence, must purport either to be sealed with the Seal of the Foreign or Colonial Court or Court within the Territories under the Government of the East India Company to which the original document belongs, or in the event of such Court having no Seal, to be signed by the Judge, or if there be more than one Judge, by any one of the Judges of the said Court, and such Judge shall attach to his signature a statement in writing on the said copy that the Court whereof he is a Judge has no Seal; but if any of the aforesaid authenticated copies shall purport to be sealed or signed as hereinbefore respectively directed, the same shall respectively be admitted in evidence in every case in which the original document could have been received in evidence, without any proof of the Seal, where a Seal is necessary, or of the signature, or of the truth of the statement attached thereto, where such signature and statement are necessary, or of the judicial character of the person appearing to have made such signature and statement.

VIII. Every Register of a Vessel kept under

Registers of British Vessels and Certificates of Registry admissible without proof of signature.

Act X. of 1841, or under any of the Acts of Parliament relating to the registry of British Vessels, may be proved in any of Her Majesty's Courts of Justice, or before any person having, by law or by consent of parties, authority to hear, receive, and examine evidence as aforesaid, either by the production of the original, or by an examined copy thereof, or by a copy thereof purporting to be certified under the hand of the person having the charge of the original, and which person is hereby required to furnish such certified copy to any person applying at a reasonable time for the same, upon payment of the sum of one Rupee; and every such Register, or such copy of a Register, and also every Certificate of Registry granted under the said Act or any of the Acts of Parliament relating to the registry of British Vessels, and purporting to be signed as required by law, shall be received in evidence in any of Her Majesty's Courts of Justice, or before any person having, by law or by consent of parties, authority to hear, receive, and examine evidence as aforesaid, as *prima facie* proof of all the matters contained or recited in such Register, when the Register, or such copy thereof as aforesaid, is produced, and of all the matters contained or recited in or endorsed on such Certificate of Registry when the said Certificate is produced.

IX. Whenever in any proceeding whatever it

Where necessary to prove conviction or acquittal, not necessary to produce record, but Certificate of Clerk of Court.

may be necessary to prove the trial and conviction or acquittal of any person charged with any indictable offence, it shall not be necessary to produce the record of the conviction or acquittal of such person, or a copy thereof, but it shall be sufficient that it be certified or purport to be certified under the hand of the Clerk of the Court or other Officer having the custody of the records of the Court where such conviction or acquittal took place, or by the Deputy of such Clerk or other Officer, that the paper produced is a copy of the record of the indictment, trial, conviction, and judgment or acquittal, as the case may be, omitting the formal parts thereof.

X. Whenever any book or other document is

Examined or certified copies of documents admissible.

of such a public nature as to be admissible in evidence on its mere production from the proper custody, and no statute or Act exists which renders its contents provable by means of a copy, any copy thereof, or extract therefrom, shall be admissible in evidence in any of Her Majesty's Courts of Justice, or before any person now or hereafter having, by law or by consent of parties, authority to hear, receive, and examine evidence as aforesaid, provided it be proved to be an examined copy or extract, or provided it purports to be signed and certified as a true copy or extract by the Officer to whose custody the original is entrusted, and which Officer is hereby required to furnish such certified copy or extract to any person applying at a reasonable time for the same, upon payment of a reasonable sum for the same, not exceeding four annas, for every folio of ninety words.

XI. If any officer authorized or required by

Certifying a false document a misdemeanor.

this Act to furnish any certified copies or extracts shall wilfully certify any document as being a true copy or extract, knowing that the same is not a true copy or extract, as the case may be, he shall be guilty of a misdemeanor, and be liable, upon conviction, to imprisonment for any term not exceeding eighteen months.

XII. All Her Majesty's Courts within the British Territories under the Government of the East India Company, and every Judge and Justice

Court, &c. may administer oath.

of such Courts, and every Officer, Commissioner, Arbitrator or other person, now or hereafter having, by law or by consent of parties, authority to hear, receive, and examine evidence with respect to or concerning any suit, action, or other proceeding in any of such Courts, is hereby empowered to administer an oath to all such witnesses as are legally called before them respectively.

XIII. If any person shall forge the seal, stamp,

Persons forging seal, stamp, or signature of certain documents, or wilfully uttering the same, guilty of felony.

or signature of any document in this Act mentioned or referred to, or shall tender in evidence any such document with a false or counterfeit seal, stamp, or signature thereto, knowing the same to be false or counterfeit, he shall be guilty of felony, and shall, upon conviction, be liable to transportation for seven years, or to imprisonment for any term not exceeding three years, nor less than one year, with hard labour; and whenever any such document shall have been admitted in evidence by virtue of this Act, the Court, or the person who shall have admitted the same, may, at the request

of any party against whom the same is so admitted in evidence, direct that the same shall be impounded and be kept in the custody of some officer of the Court or other proper person, for such period, and subject to such conditions, as to the said Court or person shall seem meet; and every person who shall be charged with committing any felony under this Act may be dealt with, indicted, tried, and, if convicted, sentenced, and his offence may be laid and charged to have been committed in the place in which he shall be apprehended or be in custody; and every accessory before or after the fact to any such offence may be dealt with, indicted, tried, and, if convicted, sentenced, and his offence may be laid and charged to have been committed in any place in which the principal offender may be tried.

XIV. This Act shall come into operation from and after the tenth day of April, One Thousand Eight Hundred and Fifty-two.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

Fort William, Home Department, Legislative.

The 12th March, 1852.

The following Act, passed by the Governor General of India in Council, on the 12th March 1852, is hereby promulgated for general information.

ACT NO. XVI. OF 1852.

An Act for further Improving the Administration of Criminal Justice in Her Majesty's Courts of Justice in the Territories of the East India Company.

Whereas offenders frequently escape conviction on their trials, by reason of the technical strictness of criminal proceedings in matters not material to the merits of the case; and whereas such technical strictness may safely be relaxed in many instances, so as to insure the punishment of the guilty, without depriving the accused of any just means of defence; and whereas a failure of justice often takes place on the trial of persons charged with felony and misdemeanor by reason of variances between the statement in the indictment on which the trial is had, and the proof of names, dates, matters, and circumstances therein mentioned, not material to the merits of the case, and by the misstatement whereof the person on trial cannot have been prejudiced in his defence, It is hereby enacted as follows:

I. From and after the coming of this Act into

The Court may amend certain variances not material to the merits of the case, and by which the defendant cannot be prejudiced in his defence, and may either proceed with or postpone the trial to be had before the same or another jury.

thereof, it shall and may be lawful for the Court before which the trial shall be had, if it shall consider such variance not material to the merits of the case, and that the defendant cannot be prejudiced thereby in his defence on such merits, to order such indictment to be amended, according to the proof, by some officer of the Court or other person, both in that part of the indictment where such variance occurs, and in every other part of the indictment which it may become necessary to amend, on such terms as to postponing the trial to be had before the same or another jury, as such Court shall think reasonable; and after any such

amendment the trial shall proceed, whenever the same shall be proceeded with, in the same manner in all respects, and with the same consequences, both with respect to the liability of witnesses to be indicted for perjury and otherwise, as if no such variance had occurred: provided that, in all such cases where the trial shall be so postponed as aforesaid, it shall be lawful for such Court to respite the recognizances of the prosecutor and witnesses, and of the defendant, and his surety or sureties, if any, accordingly, in which case the prosecutor and witnesses shall be bound to attend to prosecute and give evidence respectively, and the defendant shall be bound to attend to be tried, at the time and place to which such trial shall be postponed, without entering into any fresh recognizances for that purpose, in such and the same manner as if they were originally bound by their recognition to appear and prosecute, or give evidence, at the time and place to which such trial shall have been so postponed: provided also, that where any such trial shall be to be had before another jury, the crown and the defendant shall respectively be entitled to the same challenges as they were respectively entitled to before the first jury was sworn.

II. Every verdict and judgment which shall be given after the making of any amendment valid after amendments under the provisions of this Act, shall be of the same force and effect in all respects as if the indictment had originally been in the same form in which it was after such amendment was made.

III. If it shall become necessary at any time, for any purpose whatsoever, to draw up a formal record in any case where any amendment shall have been made under the provisions of this Act, such record shall be drawn up in the form in which the indictment was after such amendment was made, without taking any notice of the fact of such amendment having been made.

IV. In any indictment for murder or manslaughter preferred after the coming of this Act into operation, it shall not be necessary to set forth the means by which the injury was inflicted need not be specified in indictments for murder and manslaughter. The death of the deceased was caused, but it shall be sufficient, in every indictment for murder, to charge that the defendant did feloniously, wilfully, and of his malice aforethought kill and murder the deceased, and it shall be sufficient in every indictment for manslaughter to charge that the defendant did feloniously kill and slay the deceased.

V. In any indictment for forging, uttering, stealing, embezzling, destroying, or concealing, or for obtaining by false pretences, any instrument, it shall be sufficient to describe such instrument by any name or designation by which the same may be usually known, or by the purport thereof, without setting out any copy or fac-simile thereof, or otherwise describing the same, or the value thereof.

VI. In any indictment for engraving or making in engraving plates, &c. the whole or any part of any instrument, matter or thing whatsoever, or for using or having the unlawful possession of any plate, or other material upon which the whole or any part of any instru-

Company, or in any British Colony, and all affidavits, pleadings, and other legal documents filed or deposited in any such Court, may be proved in any of Her Majesty's Courts of Justice, or before any person having, by law or by consent of parties, authority to hear, receive, and examine evidence as aforesaid, either by examined copies, or by copies authenticated as hereinafter mentioned; that is to say, if the document sought to be proved be a Proclamation, Treaty, or other Act of State, the authenticated copy to be admissible in evidence must purport to be sealed with the Seal of the Foreign State, or of the East India Company, or of the Territory under the Government of the East India Company, or of the British Colony to which the original document belongs; and if the document sought to be proved be a judgment, decree, order, or other judicial proceeding of any Foreign or Colonial Court, or of any Court within the Territories under the Government of the East India Company, or an affidavit, pleading, or other legal document filed or deposited in any such Court, the authenticated copy to be admissible in evidence, must purport either to be sealed with the Seal of the Foreign or Colonial Court or Court within the Territories under the Government of the East India Company to which the original document belongs, or in the event of such Court having no Seal, to be signed by the Judge, or if there be more than one Judge, by any one of the Judges of the said Court, and such Judge shall attach to his signature a statement in writing on the said copy that the Court whereof he is a Judge has no Seal; but if any of the aforesaid authenticated copies shall purport to be sealed or signed as hereinbefore respectively directed, the same shall respectively be admitted in evidence in every case in which the original document could have been received in evidence, without any proof of the Seal, where a Seal is necessary, or of the signature, or of the truth of the statement attached thereto, where such signature and statement are necessary, or of the judicial character of the person appearing to have made such signature and statement.

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IX. Whenever in any proceeding whatever it may be necessary to prove the trial and conviction or acquittal of any person charged with any indictable offence, it shall not be necessary to produce the record of the conviction or acquittal of

Where necessary to prove conviction or acquittal, not necessary to produce record, but Certificate of Clerk of Court.

such person, or a copy thereof, but it shall be sufficient that it be certified or purport to be certified under the hand of the Clerk of the Court or other Officer having the custody of the records of the Court where such conviction or acquittal took place, or by the Deputy of such Clerk or other Officer, that the paper produced is a copy of the record of the indictment, trial, conviction, and judgment or acquittal, as the case may be, omitting the formal parts thereof.

X. Whenever any book or other document is

Examined or certified copies of documents admissible in evidence on its mere production from the proper custody, and no statute or Act exists

which renders its contents provable by means of a copy, any copy thereof, or extract therefrom, shall be admissible in evidence in any of Her Majesty's Courts of Justice, or before any person now or hereafter having, by law or by consent of parties, authority to hear, receive, and examine evidence as aforesaid, provided it be proved to be an examined copy or extract, or provided it purports to be signed and certified as a true copy or extract by the Officer to whose custody the original is entrusted, and which Officer is hereby required to furnish such certified copy or extract to any person applying at a reasonable time for the same, upon payment of a reasonable sum for the same, not exceeding four annas, for every folio of ninety words.

XI. If any officer authorized or required by

Certifying a false document a misdemeanor.

this Act to furnish any certified copies or extracts shall wilfully certify any document as being a true copy or extract, knowing that the same is not a true copy or extract, as the case may be, he shall be guilty of a misdemeanor, and be liable, upon conviction, to imprisonment for any term not exceeding eighteen months.

XII. All Her Majesty's Courts within the British Territories under the Government of the East India Company, and every Judge and Justice

Court, &c. may administer oath.

of such Courts, and every Officer, Commissioner, Arbitrator or other person, now or hereafter having, by law or by consent of parties, authority to hear, receive, and examine evidence with respect to or concerning any suit, action, or other proceeding in any of such Courts, is hereby empowered to administer an oath to all such witnesses as are legally called before them respectively.

XIII. If any person shall forge the seal, stamp,

Persons forging seal, stamp, or signature of any document in this Act mentioned or referred to, or shall tender in evidence any such document with a false or counterfeit seal, stamp, or signature thereto, knowing the same to be false or counterfeit.

he shall be guilty of felony, and shall, upon conviction, be liable to transportation for seven years, or to imprisonment for any term not exceeding three years, nor less than one year, with hard labour; and whenever any such document shall have been admitted in evidence by virtue of this Act, the Court, or the person who shall have admitted the same, may, at the request

of any party against whom the same is so admitted in evidence, direct that the same shall be impounded and be kept in the custody of some officer of the Court or other proper person, for such period, and subject to such conditions, as to the said Court or person shall seem meet; and every person who shall be charged with committing any felony under this Act may be dealt with, indicted, tried, and, if convicted, sentenced, and his offence may be laid and charged to have been committed in the place in which he shall be apprehended or be in custody; and every accessory before or after the fact to any such offence may be dealt with, indicted, tried, and, if convicted, sentenced, and his offence may be laid and charged to have been committed in any place in which the principal offender may be tried.

XIV. This Act shall come into operation from and after the tenth day of April, One Thousand Eight Hundred and Fifty-two.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

Fort William, Home Department, Legislative.

The 12th March, 1852.

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Whereas offenders frequently escape conviction on their trials, by reason of the technical strictness of criminal proceedings in matters not material to the merits of the case; and whereas such technical strictness may safely be relaxed in many instances, so as to insure the punishment of the guilty, without depriving the accused of any just means of defence; and whereas a failure of justice often takes place on the trial of persons charged with felony and misdemeanor by reason of variances between the statement in the indictment on which the trial is had, and the proof of names, dates, matters, and circumstances therein mentioned, not material to the merits of the case, and by the misstatement whereof the person on trial cannot have been prejudiced in his defence; It is hereby enacted as follows :

I. From and after the coming of this Act into operation,

The Court may amend certain variances not material to the merits of the case, and by which the defendant cannot be prejudiced in his defence, and may either proceed with or postpone the trial to be had before the same or another jury.

thereof, it shall and may be lawful for the Court before which the trial shall be had, if it shall consider such variance not material to the merits of the case, and that the defendant cannot be prejudiced thereby in his defence on such merits, to order such indictment to be amended, according to the proof, by some officer of the Court or other person, both in that part of the indictment where such variance occurs, and in every other part of the indictment which it may become necessary to amend, on such terms as to postponing the trial to be had before the same or another jury, as such Court shall think reasonable; and after any such

amendment the trial shall proceed, whenever the same shall be proceeded with, in the same manner in all respects, and with the same consequences, both with respect to the liability of witnesses to be indicted for perjury and otherwise, as if no such variance had occurred: provided that, in all such cases where the trial shall be so postponed as aforesaid, it shall be lawful for such Court to respite the recognizances of the prosecutor and witnesses, and of the defendant, and his surety or sureties, if any, accordingly, in which case the prosecutor and witnesses shall be bound to attend to prosecute and give evidence respectively, and the defendant shall be bound to attend to be tried, at the time and place to which such trial shall be postponed, without entering into any fresh recognizances for that purpose, in such and the same manner as if they were originally bound by their recognition to appear and prosecute, or give evidence, at the time and place to which such trial shall have been so postponed: provided also, that where any such trial shall be to be had before another jury, the crown and the defendant shall respectively be entitled to the same challenges as they were respectively entitled to before the first jury was sworn.

II. Every verdict and judgment which shall be given after the making of any amendment valid after amendments under the provisions of this Act, shall be of the same force and effect in all respects as if the indictment had originally been in the same form in which it was after such amendment was made.

III. If it shall become necessary at any time, for any purpose whatsoever, to draw up a formal record in any case where any amendment shall have been made under the provisions of this Act, such record shall be drawn up in the form in which the indictment was after such amendment was made, without taking any notice of the fact of such amendment having been made.

IV. In any indictment for murder or manslaughter preferred after the coming of this Act into operation, it shall not be necessary to set forth the means by which the death of the deceased was caused, but it shall be sufficient, in every indictment for murder, to charge that the defendant did feloniously, wilfully, and of his malice aforethought kill and murder the deceased, and it shall be sufficient in every indictment for manslaughter to charge that the defendant did feloniously kill and slay the deceased.

V. In any indictment for forging, uttering, stealing, embezzling, destroying, or concealing, or for obtaining by false pretences, any instrument, it shall be sufficient to describe such instrument by any name or designation by which the same may be usually known, or by the purport thereof, without setting out any copy or fac-simile thereof, or otherwise describing the same, or the value thereof.

VI. In any indictment for engraving or making in engraving plates, &c. the whole or any part of any instrument, matter or thing whatsoever, or for using or having the unlawful possession of any plate, or other material upon which the whole or any part of any instru-

ment, matter, or thing whatsoever shall have been engraved or made, or for having the unlawful possession of any paper upon which the whole or any part of any instrument, matter, or thing whatsoever shall have been made or printed, it shall be sufficient to describe such instrument, matter, or thing by any name or designation by which the same may be usually known, without setting out any copy or fac-simile of the whole or any part of such instrument, matter, or thing.

VII. In all other cases, wherever it shall be necessary to make any averment in any indictment as to any instrument, whether the same consists wholly or in part of writing, print, or figures, it shall be sufficient to describe such instrument by any name or designation by which the same may be usually known, or by the purport thereof, without setting out any copy or fac-simile of the whole or any part thereof.

VIII. From and after the coming of this Act into operation, it shall be sufficient in any indictment for forging, uttering, offering, disposing of, or putting off any instru-

ment whatsoever, or for obtaining or attempting to obtain any property by false pretences, to allege that the defendant did the act with intent to defraud, without alleging the intent of the defendant to be to defraud any particular person; and on the trial of any of the offences in this section mentioned, it shall not be necessary to prove an intent on the part of the defendant to defraud any particular person, but it shall be sufficient to prove that the defendant did the act charged with an intent to defraud.

IX. And whereas offenders often escape conviction by reason that such persons ought to have been charged with attempting to commit offences, and not with the actual commission thereof; it is enacted, that if on the trial of any person charged with any felony or misdemeanor, it shall appear to the jury upon the evidence that the defendant did not complete the offence charged, but that he was guilty only of an attempt to commit the same, such person shall not by reason thereof be entitled to be acquitted, but the jury shall be at liberty to return as their verdict that the defendant is not guilty of the felony or misdemeanor charged, but is guilty of an attempt to commit the same, and thereupon such person shall be liable to be punished in the same manner as if he had been convicted upon an indictment for attempting to commit the particular felony or misdemeanor charged in the said indictment; and no person so tried as herein lastly mentioned shall be liable to be afterwards prosecuted for an attempt to commit the felony or misdemeanor for which he was so tried.

X. And whereas it is enacted by the 8th Section of Act XXXI. of 1838 that "on the trial of any person for any of the offences theretofore mentioned, or for any felony whatever where the crime charged shall include an assault against the person, it shall be lawful for the jury to acquit of the felony, and to find a verdict of guilty of assault against the person indicted, if the evidence shall warrant such finding": and whereas great difficulties have arisen in the con-

struction of such enactment: for remedy thereof it is enacted that the said enactment shall be and the same is hereby repealed.

XI. If upon the trial of any person upon any

indictment for robbery, it shall appear to the jury upon the evidence that the defendant did not commit the crime of robbery, but that he did

commit an assault with intent to rob, the defendant shall not by reason thereof be entitled to be acquitted, but the jury shall be at liberty to return as their verdict that the defendant is guilty of an assault with intent to rob, and thereupon such defendant shall be liable to be punished in the same manner as if he had been convicted upon an indictment for feloniously assaulting with intent to rob; and no person so tried as is herein lastly mentioned shall be liable to be afterwards prosecuted for an assault with intent to commit the robbery for which he was so tried.

XII. If upon the trial of any person for any

misdemeanor, it shall appear that the facts given in evidence amount in law to a felony, such person shall not by reason thereof be entitled to be acquitted of such misdemeanor; and no person tried for such misdemeanor shall be liable to be afterwards prosecuted for felony on the same facts, unless the Court before which such trial may be had shall think fit, in its discretion, to discharge the jury from giving any verdict upon such trial, and to direct such person to be indicted for felony, in which case such person may be dealt with in all respects as if he had not been put upon his trial for such misdemeanor.

XIII. If upon the trial any person indicted for

Persons indicted for embezzlement, as a clerk, servant, or person employed for the purpose, or in the capacity of a clerk or servant, it shall be

proved that he took the property in question in any such manner as to amount in law to larceny, he shall not by reason thereof be entitled to be acquitted, but the jury shall be at liberty to return as their verdict that such person is not guilty of embezzlement, but is guilty of simple larceny, or of larceny as a clerk, servant, or person employed for the purpose, or in the capacity of a clerk or servant, as the case may be, and thereupon such person shall be liable to be punished in the same manner as if he had been convicted upon an indictment for such larceny; and if upon the trial of any person indicted for larceny it shall be proved that he took the property in question in any such manner as to amount in law to embezzlement, he shall not by reason thereof be entitled to be acquitted, but the jury shall be at liberty to return as their verdict that such person is not guilty of larceny, but is guilty of embezzlement, and thereupon such person shall be liable to be punished in the same manner as if he had been convicted upon an indictment for such embezzlement; and no person so tried for embezzlement or larceny as aforesaid shall be liable to be afterwards prosecuted for larceny or embezzlement upon the same facts.

XIV. If upon the trial of two or more persons

Upon an indictment for jointly receiving, persons guilty of separately receiving may be convicted.

separately received any part of such property, it shall be lawful for the jury to convict upon such indictment such of the said persons as shall be proved to have received any part of such property.

XV. And whereas it frequently happens that

Separate accessories and receivers may be included in the same indictment in the absence of the principal felon.

receivers at different times of stolen property the subject of such felony may be in custody or amenable to justice: for the prevention of several trials, it is enacted that any number of such accessories or receivers may be charged with substantive felonies in the same indictment, notwithstanding the principal felon shall not be included in the same indictment, or shall not be in custody or amenable to justice.

XVI. It shall be lawful to insert several counts

Three larcenies from the same person within six months may be included in the same indictment against the same person for any number of distinct acts of stealing, not exceeding three, which may have been committed by him against the same person within the space of six calendar months from the first to the last of such acts, and to proceed thereon for all or any of them.

XVII. If upon the trial of any indictment for

Where a single taking is charged, the prosecutor need not elect, unless where more than three takings, or more than six months between the first and last taking,

not by reason thereof be required to elect upon which taking he will proceed, unless it shall appear that there were more than three takings, or that more than the space of six calendar months elapsed between the first and the last of such takings; and in either of such last-mentioned cases the prosecutor shall be required to elect to proceed for such number of takings, not exceeding three, as appear to have taken place within the period of six calendar months from the first to the last of such takings.

XVIII. In every indictment in which it shall

Coin and bank-notes may be described simply as money.

describe such money or bank-note simply as money, without specifying any particular coin or bank-note; and such allegation, so far as regards the description of the property, shall be sustained by proof of any amount of coin or of any bank-note, although the particular species of coin of which such amount was composed, or the particular nature of the bank-note, shall not be proved, and in cases of embezzlement and obtaining money or bank-notes by false pretences, by proof that the offender embezzled or obtained any piece of coin or any bank-note, or any portion of the value thereof, although such piece of coin or bank-note may have been delivered to him in order that some part of the value thereof should be returned to the party delivering the same, or to any other person, and such part shall have been returned accordingly.

XIX. In every indictment for perjury, or for

Simplifying indictments for perjury and other like offences.

signing, or subscribing any oath, affirmation, declaration, affidavit, deposition, bill, answer, notice, certificate, or other writing, it shall be sufficient to set forth the substance of the offence charged upon the defendant, and by what Court or before whom the oath, affirmation, declaration, affidavit, deposition, bill, answer, notice, certificate, or other writing was taken, made, signed, or subscribed, without setting forth the bill, answer, information, indictment, declaration, or any part of any proceeding either in law or in equity, and without setting forth the commission or authority of the Court or person before whom such offence was committed.

XX. In every indictment for subornation of

As to form of indictments for subornation of perjury with any person to commit wilful and corrupt perjury, or for corrupt bargaining or contracting and other like offences.

perjury, or for inciting, causing, or procuring any person unlawfully, wilfully, falsely, fraudulently, deceitfully, maliciously or corruptly to take, make, sign or subscribe any oath, affirmation, declaration, affidavit, deposition, bill, answer, notice, certificate, or other writing, it shall be sufficient, wherever such perjury or other offence aforesaid shall have been actually committed, to allege the offence of the person who actually committed such perjury or other offence in the manner hereinbefore mentioned, and then to allege that the defendants unlawfully, wilfully, and corruptly did cause and procure the said person the said offence, in manner and form aforesaid, to do and commit; and wherever such perjury or other offence aforesaid shall not have been actually committed, it shall be sufficient to set forth the substance of the offence charged upon the defendant, without setting forth or averring any of the matters or things hereinbefore rendered unnecessary to be set forth or averred in the case of wilful and corrupt perjury.

XXI. No indictment for any offence shall be

What defects shall not be held insufficient for want of the averment of any matter unnecessary to be proved, nor for the omission of the words "as appears by the record," or of the words "with force and arms," or of the words "against the peace," nor for the insertion of the words "against the form of the statute," instead of "against the form of the statutes," or vice versa, nor for that any person mentioned in the indictment is designated by a name of office, or other descriptive appellation, instead of his proper name, nor for omitting to state the time at which the offence was committed in any case where time is not of the essence of the offence, nor for stating the time imperfectly, nor for stating the offence to have been committed on a day subsequent to the finding of the indictment, or on an impossible day, or on a day that never happened, nor for want of a proper or perfect venue, nor for want of a proper or formal conclusion, nor for want of or imperfection in the addition of any defendant, nor for want of the statement of the value or price of any matter or thing, or the amount of damage, injury, or spoil, in any case where the value or price, or the amount of damage, injury, or spoil, is not of the essence of the offence.

XXII. Every objection to any indictment for

Formal objections to indictments shall be taken before the jury are sworn. Court shall be taken, by demurrer or motion to quash such indictment, before the jury shall be sworn, and not afterwards; and every Court before which any such objection shall

be taken for any formal defect may, if it be thought necessary, cause the indictment to be forthwith amended in such particular by some officer of the Court, or other person, and thereupon the trial shall proceed as if no such defect had appeared.

XXIII. No person prosecuted shall be entitled to traverse or postpone the trial of any indictment found against him

Provision as to traversing
indictments.
at any Session of the Peace, Session of Oyer and Terminer, or Session of Gaol Delivery; provided always that if the Court, upon the application of the person so indicted or otherwise, shall be of opinion that he ought to be allowed a further time, either to prepare for his defence or otherwise, such Court may adjourn the trial of such person to the next subsequent session, upon such terms as to bail or otherwise as to such Court shall seem meet, and may respite the recognizances of the prosecutor and witnesses accordingly, in which case the prosecutor and witnesses shall be bound to attend to prosecute and give evidence at such subsequent Session without entering into any fresh recognition for that purpose.

XXIV. In any plea of *autrefois convict* or *autrefois acquit* it shall be sufficient for any defendant to state that he has been lawfully convicted or acquitted (as the case may be) of the said offence charged in the indictment.

XXV. Whenever any person shall be convicted of any one of the offences following, as an indictable misdemeanor.

Punishment for certain in-
dictable misdemeanors.

to say,—any cheat or fraud punishable at common law; any conspiracy to cheat or defraud, or to extort money or goods, or falsely to accuse of any crime, or to obstruct, prevent, pervert, or defeat the course of public justice; any escape or rescue from lawful custody, on a criminal charge; any public and indecent exposure of the person; any indecent assault; or any assault occasioning actual bodily harm; any attempt to have carnal knowledge of a girl under twelve years of age; any public selling, or exposing for public sale or to public view, of any obscene book, print, picture, or other indecent exhibition, it shall be lawful for the Court to sentence the offender to be imprisoned for any term now warranted by law, and also to be kept to hard labour during the whole or any part of such term of imprisonment.

XXVI. In the construction of this Act the word "indictment" shall be understood to include "information," "inquisition," and "presentment," as well as "indigment," and also any "plea," "replication," or other pleading; and the terms "finding of the indictment," shall be understood to include "the taking of an inquisition," "the exhibiting of an information," and "the making a presentment;" and wherever, in this Act, in describing or referring to any person or party, matter or thing, any word importing the singular number or masculine gender is used, the same shall be understood to include and shall be applied to several persons and parties as well as one person or party, and females as well as males, and bodies corporate as well as individuals, and several matters and things as well as one matter or thing; and the word "property" shall be understood to include goods, chattels, money, valuable securities, and every other matter or thing, whether real or personal, upon or with respect to which any offence may be committed.

XXVII. This Act shall come into operation from and after the tenth Commencement of Act. day of April, One thousand eight hundred and fifty-two.

FRED. JAS. HALLIDAY,
Seey. to the Govt. of India.

Fort William, Home Department, Legislative,
The 12th March 1852.

The following Act passed by the Governor General of India in Council on the 12th March 1852, is hereby promulgated for general information:

Act No. XVII. or 1852.

An Act to diminish the expense and delay of proceedings in Her Majesty's Courts within the Territories of the East India Company.

I. It shall be lawful for persons interested or claiming to be interested in any question cognizable in Her Majesty's Courts within the Territories of the East India Company, on the Equity, Plea, Ecclesiastical or Admiralty sides thereof respectively, and including among such persons all lunatics, married women, and infants in the manner and under the restrictions hereinafter contained, to concur in stating such question in the form of a special case for the opinion of the said Courts, and it shall also be lawful for all Executors, Administrators, Representatives and Trustees to concur in such case.

II. The Committee of the estate of any lunatic interested or claiming to be interested in any such question as aforesaid may, after having been authorized in that behalf by the Court or any Judge thereof in which such special case is filed, concur in such case in his own name, and in the name and on the behalf of the lunatic.

III. A husband interested or claiming to be interested in right of his wife in any such question as aforesaid may concur in such case in his own name, and in the name of his wife where the wife has no claim to any interest distinct from her husband, and a married woman having or claiming any interest in any such question as aforesaid distinct from her husband, may in her own right concur in such case, provided that her husband also concurs therein; but nothing herein contained shall be construed so as to require the husband of a Mahomedan or Hindoo female to concur in such case.

IV. The guardian of any infant interested or claiming to be interested in any such question as aforesaid may concur in such case in the name and on the behalf of the infant, unless such guardian has an interest in such question adverse to the interest of the infant therein.

V. It shall be lawful for the said Courts, by order to be made in the matter of any lunatic not found such by inquisition, or in the matter of any infant, upon the application of any person on the behalf of such lunatic, or upon the application of

such infant, by motion or petition, to appoint any person shown by affidavit to be a fit person, and to have no interest adverse to the interest of the luna-

tic or infant, to be the special guardian of such lunatic or infant for the purpose of concurring in such case in the name and on behalf of the lunatic or infant, and any such person so appointed may lawfully so concur. Provided always, that it shall be lawful for the said Courts to require notice of such application to be given to such person, if any, as the Court shall think fit.

VI. In any case in which any such order as aforesaid shall have been made by the said Courts in the matter of any infant without notice to the guardian of the infant, it shall be lawful for the said Courts, if they shall respectively think fit

Order to appoint special guardian of an infant may be discharged by Courts if made without notice.
so to do, to discharge such order upon the application of such guardian, by motion or petition; and the said Courts, if they shall respectively think fit, may thereupon appoint some other fit person to be the special guardian of such infant for the purpose of such special case, and may also give such directions as may be necessary for substituting in such special case either the name of the guardian so applying, or of the special guardian so appointed, in lieu of the name of the special guardian so displaced. Provided always, that the discharge of any Order appointing a special guardian shall not invalidate any thing which shall in the meantime have been done by such special guardian, unless the Court shall, upon notice to all parties, specially so direct.

VII. Every such special case shall be entitled as a cause between some or one How special cases to be entitled. of the parties interested or claiming to be interested as plaintiffs or plaintiff, and the others or other

of them as defendants or defendant; and in the title to such cases, lunatics and infants shall be described as such, and their Committees, guardians, or special guardians named; and where in any such case a married woman is named as a plaintiff, and her husband as a defendant thereto, a next friend of such married woman shall be named in the title to such case; but nothing herein contained shall be construed so as to require a next friend of any Hindoo or Mahomedan married woman to be named in such title.

VIII. Every such special case shall concisely state such facts and documents as may be necessary to enable the Court to decide the question raised thereby; and upon the hearing of such case, the Court and the parties shall be at liberty to refer to the whole contents of such documents; and the Court shall be at liberty to draw from the facts and documents stated in any such special case any inference which the Court might have drawn therefrom if proved in a cause.

IX. Every such special case to which an infant or lunatic is a party by his guardian or special guardian shall also state how such guardian or special guardian was constituted; and where any married woman

having or claiming any interest distinct from her husband is a party to such case, it shall be stated therein that she concurs in such case in her own right.

X. Every such special case shall be signed by Special case to be signed by Counsel and filed, and appearances to be entered for defendants.

plaints, or allegations, and no defendants shall be required to take an office copy of a special case, but an office copy thereof shall be taken by the plaintiff.

XI. After a special case shall have been filed, and the defendants shall have appeared thereto, all the parties to such special case shall be subject to the jurisdiction of the Court in the same manner as if the plaintiff in the special case had filed a bill, plaint, or allegation against the parties named as defendants thereto, and such defendants had appeared to such bill, plaint, or allegation, and upon the special case being filed and appearances entered thereto as aforesaid, all parties to such special case, shall, for the purposes of such special case, be bound by the statements therein.

XII. So soon as all the defendants shall have appeared to the special case, the How cases to be same may be set down for hearing, and subpensas to hear judgment or notices of hearing, issued and served according to the practice of the said Courts.

XIII. It shall be lawful for the said Courts Upon hearing special case as aforesaid, to determine the questions raised thereon or declaration in or any of them, and by decree or judgment to declare its opinion thereon, and, so far as the case shall admit of the same, upon the right involved therein, without proceeding to administer any relief consequent upon such declaration, and every such declaration of the said Court contained in any such decree or judgment shall have the same force and effect as such declaration would have had, and shall be binding to the same extent as such declaration would have been, if contained in a decree or judgment made in a suit between the same parties instituted by bill, plaint, or allegation; provided always, that if upon the hearing of such special case as aforesaid, the Court shall be of opinion that the statements contained therein so far as the same affect the interest of any married woman, infant or lunatic are not true, or that the questions raised thereby or any of them cannot properly be decided upon.

Proviso that such case, the same may be at Court may refuse such hearing, with the consent to decide of all parties thereto, and of the Court, amended so as properly to raise such questions, or the said Court may refuse to decide the same.

XIV. Every executor, administrator, representative, trustee, or other person afforded to Trustees by declaration making any payment or doing any act in conformity with the declaration contained in any decree or judgment made or pronounced upon a special case, shall in all respects be as fully and effectually protected and indemnified by such declaration, as if such payment had been made or act done under or in pursuance of the express order of the said Court made in a suit, action, or proceeding between the same parties instituted by bill, plaint, or allegation, save only as to any rights or claims of any person in respect of matters not determined by such declaration.

XV. Where any person shall be desirous to have a special case re-heard, or to appeal from the decision thereon, it The Court may suspend the acting upon declaration, shall be lawful for the said Courts respectively, upon application for that purpose, either at the time of the decree or

judgment upon such special case being made, or at any time afterwards, and upon such conditions, if any, as the Court shall think fit, to order that the declaration contained in such decree shall not be acted upon for such time as the said Courts respectively shall think just.

XVI. The filing of a special case, and the Special case to entering of appearances thereto be a *lis pendens*, by the persons named as defendants therein, shall be taken to be a *lis pendens*.

XVII. Any documents referred to, in a special case, and any copies thereof or extracts therefrom, identified by Mode of identifying documents, and Court may order production. the signature of the solicitors for all parties, may be produced and read at the hearing of such case, without further proof; and it shall be lawful for the said Courts respectively, at any time after the filing of the special case, and the entering of appearances thereto by the persons named as defendants therein, to order any document, which may be admitted thereby to be in the possession of any party to such case, to be deposited and produced in such manner and for such purposes as the said Courts respectively shall think fit.

XVIII. It shall be lawful for the said Courts upon the application of the executors, administrators or representatives in estate of any deceased person, by order to be made upon motion or petition of course, and to be in the form or to the effect set forth in the schedule hereto, with such variations as circumstances may require, to refer it to the Master to take an account of debts and liabilities.

the Master of the said Courts respectively to take an account of the debts and liabilities affecting the estate of such deceased person, and to report thereon; provided always, that no such order shall be made until the expiration of one year next after the death of such deceased person, or pending any proceedings to administer the estate of such person, and in case at any time after the making of such order, any decree or order for administering the estate of such deceased person shall be made, it shall be lawful for the said Courts respectively, by such decree or order, to stay or suspend the proceedings under such order of course on such terms and conditions, if any, as to the said Courts respectively shall seem just.

XIX. It shall be lawful for any person who may have come in before the Master under any such order, and claimed to be a creditor upon the estate of the deceased person, or to have any demand upon such

estate by reason of any liability, and whose debt or claim may not have been wholly allowed by the said Master, to apply to the Court making such order by motion, of which notice shall be given within fourteen days after the filing of the Master's Report, to have such claim allowed by such Court, either wholly or partially; and it shall be lawful for the said executors, administrators or representatives in estate, and for any creditor of the deceased person who may be authorized by special leave of the said Court so to do, to apply to the said Court by motion, of which notice shall be given within the time aforesaid, to have any debt or claim allowed by the said Master disallowed by the said Court, either wholly or partially, and, at the expiration of fourteen days after

the filing of the said report, the same shall, except as to any debt or claim as to which any such notice as aforesaid may have been given, be absolute, as if the same had been confirmed by order of the said Court.

XX. Upon the hearing of any such motion as aforesaid the said Courts respectively may either dismiss such motion, or may order the debt or claim to which such motion relates to be allowed or disallowed, as the case may be, and either wholly or partially, or may direct further inquiry or further proceedings, by way of action or otherwise, touching such debt or claim, and after such inquiry or proceedings may, upon further motion, deal with such debt or claim as to the said Courts respectively shall seem just: provided always, that no new evidence shall be received by the said Courts upon the hearing of any such motion without special leave of the said Courts.

XXI. In case any debt or any certain liability shall have been allowed as aforesaid, and shall not within fourteen days after the report has become absolute as to such debt or liability, or after the same shall have been allowed by the said Court, be paid or provided

for by appropriation to the satisfaction of the person who has established such liability, it shall be lawful for the said Courts respectively by order to be made, in case of any debt remaining due, upon the application by motion or petition of the person to whom the debt remains due, and on notice to the executors, administrators, or representatives in estate, and in case of any certain liability remaining unprovided for by appropriation, upon the application by motion or petition of the person by whom such liability has been established, or of the executors, administrators, or representatives in estate, and on notice by the party applying to the other of them, to order payment of the debts which may have been allowed and remain unpaid, and to provide for the certain liabilities which may have been allowed and remain unprovided for, in like manner as the same could or might have been paid or provided for in a suit for that purpose instituted by Bill, or to refer it to the Master to take an account of the debts and certain liabilities allowed as aforesaid which remain unpaid or unprovided for, and also the usual accounts of the estate of the deceased person, with all usual and proper directions; and every such order shall have the same force and effect and shall be prosecuted and carried on in like manner as a decree in a creditor's suit instituted by bill.

XXII. Nothing in Sections XVIII. and XXI. of this Act contained shall be construed so as to prevent any of Her Majesty's Courts from taking such accounts as aforesaid in any manner in which, according to the usual practice of such Courts, the same might have been taken if directed by a decretal order made in a suit.

XXIII. In case any contingent liability shall be allowed by the said report or by the said Courts respectively, it shall be lawful for the said Courts, by order, to be made upon the application of the executors, administrators, or representatives in estate, by motion or petition, on

notice to the person who may have established such contingent liability, to order such sum of money, part, or proceeds of part, of the estate of the deceased person, as to the said Courts respectively shall seem just, to be set apart and appropriated for answering such contingent liability, and to give such directions as the said Courts shall think fit touching the payment of such sum of money into Courts, and the investment thereof, and the payment, application, or accumulation of the interest or dividends thereof in the meantime and until the same shall be required to answer such liability, and when such liability shall be ascertained or determined, to give such directions as to the payment of such sum out of Court as the said Courts respectively shall deem right: Provided always, that no order to be made as aforesaid shall in any manner bind the assets so appropriated as against the persons entitled to the estate of the deceased subject to the contingent liability; and any person interested in such appropriated assets may apply to the Court touching the same, as he may be advised.

XXIV. After the filing of such report as aforesaid, it shall be lawful for the said Courts respectively upon the application of the executors, administrators, or representatives in estate of the deceased, by order, to be made on motion, to restrain by injunction any proceedings at law against them by any person having or claiming to have any demand upon the estate of the deceased by reason of any debt or liability other than the persons who may have established contingent liabilities under the said order for which no appropriation may have been made.

XXV. In case no debt or liability, or no debt or liability other than a contingent liability, shall have been allowed as aforesaid, or in case any debt or liability other than as aforesaid shall have been allowed as aforesaid, then after the same shall have been paid or provided for by appropriation as aforesaid, all payments made by the executors, administrators, or representatives in estate, or any of them, on account of the estate of the deceased person, and all dispositions of such assets made by them or any of them on account of such estate, shall, as against all persons having or claiming to have any demand upon such estate by reason of any debt or liability, other than persons who may have established under the said order any contingent liability for which no such appropriation as aforesaid may have been made, be as good and effectual as if the same had been made under a decree of the said Courts respectively: Provided always, that nothing herein contained shall in any manner affect or prejudice the rights of any creditor or other person having any demand or claim upon the estate of the deceased against any assets so paid or disposed of, or against the persons to whom such payment or disposition may have been made, or against any assets appropriated under the provisions of this Act, and the appropriation of which, if made under a decree of the said Court, in a suit to which he was not a party, would not have been binding upon him.

XXVI. All exceptions for scandal, impertinence, and insufficiency, which according to the existing practice of the said Courts are referred to the Masters of the said Courts, shall not any longer be so referred, but

shall be heard and determined in the first instance by the said Courts, or any Judge thereof.

XXVII. Notwithstanding any rule or practice of the said Courts to the contrary, it shall be lawful for the said Courts respectively, at the hearing of any cause or of any further directions therein, to receive proof by affidavit or otherwise of all proper parties being before the Court, and of all such matters as are necessary to be proved for enabling the said Courts respectively to order payment of any monies belonging to any married woman, and of all such other matters, not directly in issue in the cause, as in the opinion of the said Courts respectively may safely and properly be so proved.

XXVIII. It shall be lawful for the said Courts respectively, from time to time, to make, rescind, and alter General Rules and Orders for better enabling the opinion of the said Courts respectively to be obtained on special cases, and for effectuating the purposes of this Act as to the debts and liabilities of deceased persons, and for making any provisions which may be or be deemed necessary or proper as to amendment, revivor and supplemental matter or relief, and as to costs of any proceedings under or in pursuance of this Act, and for regulating the times and form and mode of procedure and practice of the said Courts in respect of the matters to which this Act relates, and every of them, and so far as may be found expedient for altering the course of proceeding hereinbefore prescribed in respect to such matters or any of them, and generally for assimilating the practice of the said Courts respectively to that of the High Court of Chancery in England.

XXIX. All such General Rules and Orders shall be laid before the Governor General of India in Council within one month after the making and issuing of the same, and every such Rule or Order shall, from and after the time in that behalf to be appointed by the said Courts respectively, and if no time shall be so appointed, then from and after the making thereof, be binding and obligatory on the said Courts respectively, and be of like force and effect as if the provisions therein contained had been expressly enacted by the Governor General of India in Council. Provided always, that if the said Governor General of India in Council shall, by any resolution passed at any time within six months after such Rules, Orders, and Regulations shall have been laid before him, resolve that the whole or any part of such Rules or Orders ought not to continue in force, in such case the whole or such part thereof as shall be so included in such resolution shall, from and after the time that such resolution is notified to the said Court, cease to be binding and obligatory on the said Court; provided that every such Rule or Order so made or expressed to be made in pursuance of this Act which shall not be laid before the Governor General of India in Council within the time by this Act limited for that purpose shall, from and after the expiration of such time, be absolutely void and of no effect. Provided always, that nothing in this clause contained shall be construed so that the said Rules or Orders should not be transmitted as heretofore to Her Majesty in Privy Council for approbation.

XXX. In the meantime and until any such

Until Rules or Orders are made, and if not applicable when made, according to this Act and practice of the Court.

General Rules or Orders shall be made, and in so far as the same, when made, shall not be applicable, the proceedings under this Act shall be governed and regulated by the provisions herein contained, so far as the same extend, and in so far as the same do not extend shall, as well with respect to the persons who ought to be made parties to special cases as in every other respect, be governed and regulated by the Rules, Orders and Practice of the said Courts respectively, in suits instituted by bill, so far as the same can be applied thereto; and subject to such General Rules and Orders as aforesaid, the costs of all proceedings under this Act, shall be in the discretion of the said Courts respectively.

XXI. All decrees and orders made under the

Decrees and Orders to be subject to appeal, &c. provisions of this Act, shall be subject to rehearing, appeal, and review, and may be discharged and varied in the same and the like manner as decrees and orders of the said Courts made in suits instituted by bill.

XXII. The following words and expressions

Interpretation of Terms. in this Act shall have the several meanings hereby assigned to them, unless there be something either in the subject or in the context repugnant to such construction:

Words importing the singular number only shall include the plural number, and words importing the plural number only shall include the singular number:

Words importing the masculine gender only shall include females:

The expression "Her Majesty's Courts" or "Courts" shall mean and include Her Majesty's Supreme Courts of Judicature at Bengal, Madras and Bombay, and also the Court of Judicature of Prince of Wales' Island, Singapore and Malacca:

The word "Lunatic" shall include idiots and persons of unsound mind, and whether found such by inquisition or not:

The word "Guardian" shall mean father or testamentary guardian, or guardian appointed by any of Her Majesty's Courts (not being a special guardian appointed under the Provisions of this Act.)

XXXIII. This Act shall commence and take

Commencement of Act. effect from and after the tenth day of April, One thousand eight hundred and fifty-two.

Schedule referred to by the foregoing Act, (Date.)

In the matter of A. B. late of in Banker (or as the case may be), deceased.

Upon motion this day made into this Court by Mr. of Counsel for C. D. of

the executor (or administrator) of the abovenamed A. B. (or upon the humble petition of C. D. of the said A. B. this day preferred unto the Supreme Court of Judicature at for the reasons therein contained,) it is ordered. That it be referred to the Master of this Court to take an account of the debts and liabilities affecting the (personal or the real estate of the said A. B. or his moveable and immoveable state, as the case may be), and to compute in-

terest on such of the said debts and liabilities as carry interest after the rate of interest the same respectively carry; and the said Master is to cause an advertisement to be published in the Gazette and such other public papers as he shall think fit for the persons claiming in respect of any such debts or liabilities to come in before the said Master, and prove their debts and claims, and he is to fix a peremptory day for that purpose; and such of the creditors as shall not come in and prove their debts and claims by the time so to be limited, are to be excluded the benefit of this order; and it is ordered, that the Master do distinguish debts from liabilities, and liabilities certain from liabilities contingent; and it is ordered, that the said estate of the said A. B. be applied in payment and satisfaction of such debts and liabilities of the said A. B. in a due course of administration; and for the better taking the said accounts and discovery of the matters aforesaid the parties are to produce before the Master, upon oath, all deeds, books, papers, and writings in their custody or power relating thereto, and are to be examined upon interrogatories or *civis voce* as the said Master shall direct; and any of the parties are to be at liberty to apply to the Court as there shall be occasion.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

Fort William, Home Department, Legislative,
the 19th March 1852.

The following Act, passed by the Governor General of India in Council, on the 19th March 1852, is hereby promulgated for general information.

ACT. NO. XVIII. OF 1852.

An Act to amend the Law relating to Pleaders in the Lower Provinces of the Presidency of Bengal.

Whereas the laws in force relating to pleaders, practising in the Courts of the East India Company, in the Lower Provinces of the Presidency of Bengal, require amendment, It is enacted as follows:

I. Clause 4, Section V. Regulation XXVI. of 1814, and Sections VI., VII., VIII., X., XI., XIII., XIV., XV., Clause 3, Section IX. and Clause 6, Section XX. of Regulation XXVII. of 1814, and Section XVIII., Regulation X. of 1829, of the Bengal Code, and Sections X. and XI. of Act I. of 1846, so far as regards the said Courts, and the Pleaders therein, are hereby repealed.

II. Any pleader practising in the said Courts shall be liable to dismissal on proof of his conviction by a competent Court of a criminal offence, or on proof of a declaration or finding by a competent Court, in a suit or proceeding to which such pleader was a party, that he has knowingly committed a breach of trust, or for fraudulent or dishonest conduct in the discharge of his professional duty.

III. When a competent Court has convicted a pleader of a criminal offence, or has declared or found, in a suit or proceeding to which such pleader was a party, that he has knowingly committed a breach of trust, the Court competent to dismiss such pleader may make an order for his dismissal, on the production of an authenticated copy of the judgment or decision containing such conviction, declaration, or finding, and on proof, to the satisfaction of the Court, that such judgment or decision has not been set aside or reversed, and

that the pleader is the party to whom such conviction or decision relates.

IV. When any pleader is charged with fraudulent or dishonest conduct in the discharge of his professional duty, by any person or Court, the Court competent to make an order for his dismissal, shall serve, or cause to be served, upon such pleader a copy of the charge or charges brought against him, and also a notice of the day appointed by the said Court for the hearing of such charge or charges, and such copy and notice shall be served upon the said pleader at least twenty clear days before the day appointed for such hearing; and on the hearing of the said charge or charges the Court shall receive all such relevant evidence as shall be properly tendered by, or on behalf of the Court or party bringing the charge or charges, or by the said pleader, and shall proceed to adjudicate on the said charge or charges in a summary way, and shall record its decision, and the reasons on which the same is grounded. Provided always, that the Court which is competent to dismiss a pleader, shall also be competent to bring a charge or charges and proceed against him as aforesaid, and may also hear and adjudicate upon such charge or charges in manner hereinbefore mentioned. Provided also, that the evidence of witnesses on such hearing shall be taken and made upon oath, and every witness who shall give false evidence at such hearing shall be liable on conviction to punishment for perjury, in like manner as witnesses examined in civil or criminal trials.

V. The power of dismissing pleaders practising in the Sudder Court of the said Provinces is vested in the Judges of that Court; the power of dismissing pleaders practising in the Courts of the Zillah Judges, or in Courts subordinate to them, in the said Provinces, is vested in the Zillah Judges, respectively.

VI. An appeal from the order of any Zillah Judge, for the dismissal of a pleader, may be made to the Sudder Dewanny Adawlut, according to the Rules in force for the admission of appeals.

VII. It shall not be lawful for any of the said Courts of the Lower Provinces of the said Presidency to impose any fine on any pleader practising in the said Courts, except such fine as may be imposed under the provisions of Act XXX. of 1841.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

Fort William, Home Department, Legislative,
the 19th March 1852.

The following Act, passed by the Governor General of India in Council on the 19th March 1852, is hereby promulgated for general information:

ACT NO. XIX. OF 1852.

An Act for securing the Abkarry Revenue of Madras.

For better securing the Abkarry Revenue of the Town and Suburbs of Madras, It is enacted as follows:—

I. Regulation I. of 1813 of the Madras Code, and so much of Clause 159, of an Act of Parliament numbered Chapter LII. of the Statutes passed in the thirty-third year of King George the Third, as relates to the sale of Arrack or other spirituous liquors within the Town of Madras, and to the punishment of unlicensed traders in spirits or spirituous liquors within the said Town, are repealed.

II. The Collection of the Revenue arising from the retail sale of spirituous or fermented liquors within the Town and Suburbs of Madras, shall be under the charge of the Collector of Madras, who shall perform the duties connected therewith under the control of the Board of Revenue.

III. The Collector may appoint Conicopoliæ, Pygmaæ, Jemadars, Peons and other Officers for collection of the said Revenue and prevention of smuggling; and the Officers so appointed, besides their ordinary respective designations, shall be styled "Abkarry Officers."

IV. Every person who shall sell by retail any spirituous or fermented liquors within the Town and Suburbs of Madras without a licence for that purpose, under the hand and seal of the Collector of Madras, shall be liable to a fine not exceeding five hundred rupees for each sale, but this enactment shall not apply to wholesale dealers selling such small quantities of Beer, Wine, or Spirits, as may appear to the Collector to be intended only as samples.

V. A sale of European Spirits in a less quantity than two and half gallons old Wine measure, (i. e. one dozen quart bottles,) and of Arrack or Rum or any other Spirits manufactured to the Eastward of the Cape of Good Hope in a less quantity than one quart, and of English and Foreign Beer or Wine in a less quantity than six quart bottles, and of Toddy in a less quantity than one quart, shall be deemed a retail sale within the meaning of this Act.

VI. The Board of Revenue shall have authority at all times to regulate the form and provisions of licences to be granted under this Act, and to alter and add to the conditions thereof; and each licence shall distinctly specify the kind or kinds of liquor the holder is authorized to sell; the manner in which and source whence such liquor is to be supplied to him, the excise duty, not exceeding three rupees and eight annas per gallon, which he shall pay upon it, whether it be provided by the Officers of Government or otherwise, or should a fee upon the licence be substituted for the said excise duty, the amount of such fee. The licence shall further specify the district or place, street or road, and house or shop in which the sale is to be carried on.

VII. The sale of Arrack or Rum, or other country Spirits, or of Toddy, in quantities larger than those specified for each article in Section V. of this Act, is prohibited; and every person who shall act in breach of this prohibition, shall be liable to the fine prescribed in Section XV. for the illicit possession of these articles; but this prohibition does not apply to the sale of spirituous or fermented liquors imported into Madras under passes from the Collector, or other Officer duly empowered in that behalf, and supplied by wholesale to licensed retail dealers, or to the sale of Rum under bond for exportation by sea, and covered by a certificate to that effect.

VIII. Every person taking out a licence for the retail sale of spirituous or fermented liquors or intoxicating drugs under this Act, shall execute a counterpart engagement in exact conformity with the tenor of such licence.

IX. The Collector may withhold or recall a licence, if any of the conditions upon which the licence is granted be not complied with, or, with the sanction of the Board of Revenue, for any other cause, giving fifteen days' notice of such withdrawal; and any person selling by retail any

spirituous or fermented liquor within the Town and Suburbs of Madras, whilst such licence is withheld, or after it is recalled, shall be subject to all the penalties provided by this Act for the unlicensed sale of spirituous or fermented liquors.

X. No spirituous liquor manufactured Eastward of the Cape of Good Hope, shall be removed from the Sea Custom House to any Warehouse, Shop, or private dwelling, or from one Warehouse, Shop, or private dwelling to another, without the Permit of the Collector of Madras, which Permit must accompany all liquors so removed, but persons having paid the Sea Custom Duty, shall be entitled to dispose of such liquor by wholesale for exportation beyond the limits of Madras and its Suburbs, such export to be made under permits to be granted by the Collector of Madras at his discretion, and on proof to his satisfaction that the spirits are intended to be exported.

XI. All spirituous liquor manufactured by the European method of distillation shall, when imported into the Town and Suburbs of Madras by land, be placed under the charge of the Collector of Sea Customs, who will have them gauged and tested. The said liquors may be either kept in the custody of the Importer on his furnishing security for its exportation or sale, under the provisions of Section II. Act XXXII. of 1845, or in the joint custody of the Collector of Sea Customs and the Importer, or it may be deposited in the Sea Custom Warehouse on payment of the usual Warehouse rent. When kept in such joint custody, or deposited in such Warehouse as aforesaid, no security for its exportation or sale shall be required, and the amount and nature of the security required to be furnished when such liquors are kept in the custody of the Importer, shall be fixed by the Governor of Fort St. George in Council, who shall also determine the time to be allowed for its exportation.

XII. It shall not be lawful for the Justices to grant a licence to open or establish, or keep open any Lodging House, Boarding House, Eating House, Punch House, Coffee Room, Tavern, Hotel, or any other House of Public Entertainment within their jurisdiction, in which any spirituous or fermented liquor may be sold, to any person who has not taken out a licence for the retail sale of such liquor, and any such licence granted by the Justices shall become void whenever the licence for the retail of such liquor granted to such person, shall be withheld or recalled by the Collector under this Act. Provided always that, on the representation of the Superintendent of Police to the Collector, that any such house of public entertainment as aforesaid is kept as a disorderly house, or that the keeper thereof is, for any reason, or in consequence of misconduct, (such reason or misconduct to be specially assigned by the Superintendent,) unfit to receive or retain any such licence, then and in such case the said Collector shall forthwith revoke any licence already granted by him to such keeper of any such house of public entertainment.

XIII. The Collector, after demand made in writing, may levy any arrears of tax, duty, or fee, due on account of any licence granted under this Act, by distress and sale of the goods and chattels of the person from whom the same is due; provided that no such arrears shall be recoverable after the end of two years next after the same shall have become due, or next after

an acknowledgment of the same in writing shall have been given by the person by whom the same is payable.

XIV. A breach of any of the conditions of a licence granted under this Act, shall, besides forfeiture of the licence, be punishable by a fine not exceeding Fifty Rupees, and such fine shall be recoverable from the licensed dealer, notwithstanding that such breach may have been owing to the default or carelessness of the servant or other person in charge of the shop or place of sale.

XV. Any person, not being a licensed dealer, having in his possession, and any person carrying within the Town and Suburbs of Madras any greater quantity of spirituous or fermented liquors, (excepting English and Foreign Beer, Wine, and Spirits,) than the quantity specified for each article in Section V., and not being protected by a Pass or Permit from the Collector, or other Officer duly empowered in that behalf, shall be liable to a fine not exceeding Five Hundred Rupees.

XVI. Beside the penalties above specified for the illicit sale, possession, and carrying of spirituous or fermented liquors, all such liquors found in the possession of any offender against this Act, shall be seized and confiscated, together with the Vessels, Packages and Coverings in which such liquors are found, and the animals and conveyances used in carrying them shall also be liable to seizure and confiscation.

XVII. Any Abkarry Officer above the rank of Peon, may enter, inspect, and search, at any time, by day or by night, for any of the purposes contemplated in this Act, the house or shop in which any licensed retail dealer shall carry on the sale of spirituous or fermented liquor under this Act.

XVIII. Every person, holding a licence for the retail sale of spirituous or fermented liquors, shall keep such licence at the house or shop specified in the licence, and shall show the licence on the demand of any Abkarry Officer who shall desire to see the same; and any licensed dealer, who shall refuse or be unable to produce his licence on the demand of any Abkarry Officer, shall be liable to a fine not exceeding Two Hundred Rupees.

XIX. Any Abkarry Officer may stop and detain any person having possession of or carrying in any Public Road, Street, Thoroughfare or place, or in any open shop, any spirituous or fermented liquors without a Pass, or otherwise liable to confiscation under this Act, and may seize the liquors, with the Vessels, Packages, and Coverings in which the liquors are found, and the animals and conveyances used in carrying them.

XX. If the Collector has good reason to believe, either from information given by any Abkarry Officer, or other person, to be taken down in writing, or from his own knowledge, or from the proceedings in any other case, that any spirituous or fermented liquor liable to confiscation under this Act, is kept or concealed in any place, the Collector, by warrant under his hand, may empower any Abkarry Officer, above the rank of Jemadar of Peons, between sunrise and sunset, but always in the presence of a Constable or other Officer of the Peace, to enter into every such place where any such liquor is suspected to be kept or concealed, and to seize and carry away such liquor, and in case of resistance, to

break open any door, and to force and remove any other obstacle to such entry, search, seizure or removal, as aforesaid, and to arrest and detain the owner or occupier of the premises, with all parties whom he suspects to be concerned in the unlawful keeping or concealing of such liquor whom he shall find on the premises. Provided that, where there is ground to suspect that such liquor is unlawfully concealed in any apartment of the women, in houses belonging to the classes whose women do not appear in public, the Officer charged with the execution of the Warrant, shall follow, as closely as may be, the rules for the seizure of property so concealed, adopted by the Supreme Court of Judicature at Fort St. George.

XXI. All Constables and other Ministerial Officers of the Peace, are required to aid the Abkarry Officer in the due execution of this Act, upon notice given, or request made by any such Abkarry Officer; and any Officer who, without lawful excuse, shall refuse or neglect to assist as aforesaid, on being required to do so, shall be liable to the penalty prescribed by Section XXIX. of this Act for Abkarry Officers conniving at the escape of a person arrested under this Act.

XXII. Whenever an Abkarry Officer, duly authorized under this Act, shall arrest any person, or shall seize any spirituous or fermented liquor, or shall enter any house or shop for the purpose of searching for such illicit liquors, he shall carry the person arrested, with the illicit liquors seized, with all convenient despatch, to the Collector, and shall, within twenty-four hours thereafter, make a full report to the Collector of all the particulars. And the Collector, after such further inquiry as he may deem necessary, shall forthwith either release the person arrested, or send him in custody to the Superintendent of Police, or one of his Deputies.

XXIII. Every person who shall maliciously give false information against any person, for being engaged in the unlicensed sale of spirituous or fermented liquors, or for having in his possession or carrying, or in respect of there being in any house or shop, any spirituous or fermented liquors, in contravention of this Act, shall be liable to a fine not exceeding Five Hundred Rupees, or to imprisonment in the Common Gaol, for a period not exceeding six months, or to both.

XXIV. Every person who shall obstruct or molest any Abkarry Officer, or any person acting in aid of such Officer, in the due execution of this Act, shall be liable to a fine not exceeding Five Hundred Rupees, and such person shall be further liable, if any affray or breach of the peace shall happen in consequence of his resistance, on conviction of the same before a competent tribunal, to such punishment as is prescribed by Law for cases of affray and breach of the peace, in addition to the penalty above prescribed for resistance of process.

XXV. Any Abkarry Officer, who shall delay carrying to the Collector any person arrested, or any illicit liquor seized under this Act, or who shall neglect to report the particulars of an arrest, seizure, or search within twenty-four hours thereafter, shall be liable to a fine not exceeding Two Hundred Rupees.

XXVI. Any Abkarry Officer, who shall vexatiously and unnecessarily seize the goods or chattels of any person, on the pretence of seizing or searching for illicit spirituous or fermented liquors, or who shall vexatiously and unnecessarily arrest any person, or commit any other ex-

cess not required for the execution of his duty, shall be liable to a fine not exceeding Five Hundred Rupees.

XXVII. The provisions regarding Distilleries and Stills in Sections IV., V., VI. Regulation I. of 1820 of the Madras Code, and Act XXXII. of 1845, shall apply and be in force within the Town and Suburbs of Madras, except that the powers vested in the Criminal Judge by Section IV. Clause 5, and Section VI. Clause 9 Regulation I. of 1820, of the Madras Code, and in the Session Judge and Subordinate Judge of the Zillah, by Sections IV., V., Act XXXII. of 1845, shall be exercised within the limits of the jurisdiction of the Supreme Court by the Superintendent of Police.

XXVIII. It shall be competent to the Governor of Fort Saint George in Council, or to any Officer duly empowered by him in that behalf, to revise, from time to time, the forms of licences to be granted under Section IV. Regulation I. of 1820, of the Madras Code, for the establishment of Distilleries for manufacturing Rum, Arrack, or other Spirits by process of distillation similar to the European process, and to introduce into such forms of licences such provisions and stipulations as may seem to be advisable, anything in Section II. Act XXXII. of 1845, to the contrary notwithstanding.

XXIX. Any Officer employed in the Abkarry Department, who shall unlawfully release or connive at the escape of any person arrested under this Act, or connive at the sale of spirituous or fermented liquors without a licence, or by any licensed dealer contrary to the terms of such licence, or act in a manner inconsistent with his duty, for the purpose of enabling any person to do anything whereby any of the provisions of this Act may be evaded or broken, or the Abkarry Revenue be defrauded, shall be liable to a fine not exceeding Five Hundred Rupees.

XXX. Any Officer employed in the Abkarry Department, who shall ask or take any gratuity not authorized by any law or order of Government, or of the Board of Revenue, in consideration of doing or of omitting to do any act in his official capacity, and any person who shall offer a bribe to any such Officer, in order to induce such Officer to act in a manner inconsistent with his duty, shall be liable, for every such offence, to a fine not exceeding Five Hundred Rupees.

XXXI. When any goods or chattels shall be seized by an Abkarry Officer, as liable to confiscation under this Act, such seizure shall, upon information exhibited by order of the Collector, be heard and determined in a summary manner, by the Superintendent of Police or one of his Deputies, who shall cause the persons to whom such goods and chattels belong, to be summoned to appear, and upon their appearance or default, shall examine into the cause of the seizure thereof and give judgment; and, if such judgment shall be for confiscation of the goods or chattels seized, shall issue his warrant to the Collector for the sale or disposal thereof, according to such orders as the Collector may receive from the Board of Revenue.

XXXII. Whenever any goods or chattels shall be seized as aforesaid, and within one calendar month no person shall appear before the Collector to claim the same, the Superintendent of Police, or one of his Deputies, shall examine into the cause of the seizure, at a place and time, of

which notice shall have been given by the Collector in the *Fort St. George Gazette*, and give judgment for the confiscation of such of the goods and chattels as, upon such examination, shall appear to him liable to forfeiture; and upon confiscation thereof, shall issue his warrant for the disposal of them, as if the owner had been summoned to attend before the said Superintendent or one of his Deputies.

XXXIII. All fines leviable under this Act shall be adjudged by the Superintendent of Police, or one of his Deputies, any of whom, upon information exhibited before him by order of the Collector, shall, within three calendar months next after the act by which the fine was incurred and not afterwards, summon the parties accused, and upon their appearance or default, shall examine into the matter, and upon due proof made thereof, by the voluntary confession of the parties, or by the oath, or solemn affirmation, (in cases wherein a solemn affirmation is receivable by law instead of an oath,) of one or more credible witnesses, shall give judgment accordingly; and, in default of payment of any fine to which an offender is adjudged, he shall be liable, by Warrant of the said Superintendent of Police or one of his Deputies, to imprisonment in the Common Gaol, for a period not exceeding six months, or until the fine be sooner paid.

XXXIV. Whenever any person shall be convicted of an offence against this Act, after having been previously convicted of a like offence, he shall be liable, in addition to the penalty attached to such offence, to imprisonment in the Common Gaol, for a period not exceeding six months, and a like punishment of imprisonment not exceeding six months, shall be incurred in addition to the punishment which may be inflicted for a first offence upon every subsequent conviction after the second.

XXXV. One-half of all fines levied from persons convicted of the illicit possession, carrying, or sale, of spirituous or fermented liquors, and of the proceeds from the sale of liquors, vessels, packages, conveyances, stills, and other things confiscated under this Act, shall, upon adjudication of the case, be awarded in such proportion as the Superintendent of Police or one of his Deputies, adjudicating as aforesaid, may think proper, to the Officer or Officers who apprehended the offender or seized the illicit liquors or other articles,—and the other half shall be given to the informer; and if no fine be realized, the Board of Revenue may grant such reasonable reward, not exceeding the sum of Two Hundred Rupees, as may appear to them fit. Provided that the Board of Revenue may determine, by General Order, what class of Akbarry Officers shall receive rewards, and what classes shall have no title to share therein.

XXXVI. All fines levied under this Act, the disposal of which is not especially provided for, shall belong to Government; but the Officer adjudicating the case may grant any portion thereof not exceeding one-half, as rewards to informers, or as compensation to parties injured by any proceedings under this Act.

XXXVII. No writ of *Certiorari* shall be issued at the suit of any party out of the Supreme Court of Judicature at Fort St. George, to supersede, stay, remove, or in anywise affect any information or judicial proceeding before the Superintendent of Police or any of his Deputies in pursuance of this Act; and no judgment thereupon shall be quashed, except for error of law apparent on the face of the judgment.

XXXVIII. All actions and prosecutions to be instituted against the Collector or any Akbarry Officer, or any person acting in aid of any such Officer, for anything done in pursuance of this Act, shall be tried and determined in the Civil Courts established by the East India Company in the Zillah of Chingleput, notwithstanding that the cause of action, in respect of which such action is brought, arose, or the defendant therein resided, within the limits of the Town of Madras, and every such action shall be brought within three calendar months after the fact committed and not afterwards, and notice in writing of such action, and of the cause thereof, shall be given to the defendant, one calendar month at least before the commencement of the action, and no plaintiff shall recover in any such action, if tender of sufficient amends shall have been made before such action brought, or if after action brought, a sufficient sum of money shall have been paid into Court with costs, by or on behalf of the defendant.

XXXIX. The Collector, in respect of the duties to be performed by him under this Act, shall have power to punish any contempt committed in his presence in open cutcherry by the imposition of a fine not exceeding Two Hundred Rupees, commutable, if not paid, to imprisonment in the Common Gaol for a period not exceeding one month. Provided that an appeal from any order passed under this Section shall lie to the Board of Revenue, and the decision of the Board thereon shall be final.

XL. The following words and expressions in this Act shall have the several meanings hereby assigned to them, unless there be something either in the subject or context repugnant to such construction, that is to say, words importing the singular number only shall include the plural, and words importing the plural number only shall include the singular, and words importing the masculine gender only, shall include females. The words "Collector of Madras," shall mean the Officer who may at any time be charged with the superintendence and collection of the public revenue within the Town of Madras, although such Officer may not be officially designated "Collector of Madras." The words "Town and Suburbs of Madras," shall include the Town of Madras, the limits of the Supreme Court of Judicature at Madras as declared and described by the 12th Section of Regulation II. of 1802, of the Madras Code, and the district comprised within eight miles beyond any part of those limits.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India. •

Fort William, Home Department, Legislative,
the 12th March 1852.

The following Draft of a proposed Act was read in Council for the first time on the 12th of March 1852.

ACT NO. — OF 1852.

An Act to confer certain powers on Patels and other heads of Villages in the Bombay Presidency.

Whereas it is expedient to confer certain powers on Patels and other heads of Villages in the Bombay Presidency, It is hereby enacted as follows:

I. Clause I, Section XLIX, of Regulation XII. of 1827, of the Bombay Code, is repealed.

II. From and after the passing of this Act, it shall be lawful for the Governor in Council of Bombay, by an order in writing, to authorize any Magistrate of a Zillah to issue a Commission to any person exercising the office of Patel, or charged with the administration of criminal justice within the limits of any Town, Village or Peth, in the said Presidency, empowering him to try any person charged with any of the offences hereinafter mentioned, and the said Magistrate shall forthwith issue the said Commission in accordance with such order.

III. It shall be lawful for every such Patel or other Officer, who shall have received from the Magistrate such Commission as aforesaid, to try any person charged with the offence of theft, assault, or abuse, when the value of the property stolen, or the amount of damages sought to be recovered, does not exceed rupees , and also to try any person charged with resisting or refusing to obey any order of such Patel or other Officer as aforesaid. Provided always, that every charge of any such offence shall be preferred to such Patel or other Officer as aforesaid within eight days after the commission of such offence.

IV. It shall be lawful for every such Patel or other Officer, who shall have received from the Magistrate such Commission as aforesaid, to order any person, convicted by him of any such offence as aforesaid, to pay a fine not exceeding five rupees, or to be placed in the stocks for any period not exceeding six hours, or to be detained in the chowkey of the Town, Village or Peth, for any period not exceeding forty-eight hours.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 12th day of June next.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

*Fort William, Home Department, Legislative,
the 12th March 1852.*

The following Draft of a proposed Act was read in Council for the first time on the 12th of March 1852.

ACT NO. — OF 1852.

An Act to relieve the Court of Sudder Foujdaree Adawlut at Bombay from the superintendence of the Police in that Presidency.

Whereas it is expedient to relieve the Court of Sudder Foujdaree Adawlut at Bombay from the superintendence of the Police in that Presidency, It is hereby enacted as follows :

I. So much of Clause 1., Section XXVII. of Regulation XIII. of 1827, of the Bombay Code, as enacts that the Court of Sudder Foujdaree Adawlut shall superintend the administration of Police, and so much of Clause 4, Section XXVII. of the same Regulation, as enacts that the Court of Sudder Foujdaree Adawlut shall furnish information to Government of the state of the Police in each Zillah, are hereby repealed.

II. From and after the passing of this Act, the superintendence of the Police in the said Presidency shall be vested in, and exercised by the Governor in Council of Bombay, and for the better superintendence thereof, it shall be lawful for the said Governor in Council to appoint such persons as he shall think fit to control and superintend the said Police, subject to the Orders of

the said Governor in Council, and to vest in such persons such power and authority for the purposes aforesaid as to the said Governor in Council may seem proper.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 12th day of June next.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

*Fort William, Home Department, Legislative,
the 12th March 1852.*

The following Draft of a proposed Act was read in Council for the first time on the 12th of March 1852.

ACT NO. — OF 1852.

An Act to amend the law respecting the Circuits of Judicial Commissioners in the Presidency of Bombay.

Whereas it is expedient to amend the law respecting the Circuits of Judicial Commissioners in the Presidency of Bombay, It is hereby enacted as follows :

I. Section IX. of Regulation III. of 1830, and Sections II. III. IV. and V. of Regulation VIII. of 1833, are hereby repealed.

II. It shall be lawful for the Governor in Council of Bombay to issue a Commission in writing to any one of the Judges of the Court of Sudder Foujdaree Adawlut, thereby directing and empowering him to exercise and perform all or any of the powers and duties of a Judge on Circuit, or of a visiting or Judicial Commissioner, under the provisions of Chapter IV. Regulation XIII. of 1827, Sections X. XI. and XII. Regulation III. of 1830, Section V. Regulation VIII. of 1831, and Sections VI. and VII. Regulation VIII. of 1833, and all or any of the powers or duties now vested in, and exercised by the Court of Sudder Foujdaree Adawlut.

III. It shall be lawful for the said Governor in Council of Bombay in and by the said Commission, or by order in writing, to direct any Commissioner appointed as aforesaid to proceed on Circuit to any and such Zillahs in the said Presidency as shall be in the said Commission or order named, and to prescribe the period of his return to the Court of Sudder Foujdaree Adawlut.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 12th day of June next.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

No. 36.

*Fort William, Judicial Department,
the 19th March 1852.*

NOTIFICATION.—The Most Noble the Governor General in Council is pleased to grant Mr. Assistant Surgeon J. Squire, Civil Surgeon of Scorne, six months' leave of absence, on Medical Certificate, to visit Calcutta, for the purpose of applying for leave to Europe, or elsewhere.

C. ALLEN,
Offy. Secy. to the Govt. of India.

No. 683.

Port William, Foreign Department,
The 19th March 1852.

NOTIFICATIONS.—The Most Noble the Governor General in Council is pleased to confirm the Battalion Order of the 15th February, by Lieutenant-Colonel C. G. Dixon, Commanding Mhairwarra Local Battalion, directing Lieutenant E. J. Rickards, Second in Command, to conduct the duties of the Adjutant and Station Staff Officer, during the absence, on Medical Certificate, of Lieutenant E. P. Lloyd.

No. 698.

The Appointment temporarily of Lieutenant R. Fagan, of Artillery, in the Department of the Civil Engineer, Punjab, is to have effect from the 7th January 1852.

No. 702.

The Most Noble the Governor General in Council is pleased to grant Mr. H. Monkton, Assistant Commissioner at Ferozepore, leave of absence for one month, under Section XI. and one month, under Section XII., of the Amended Absentee Rules, to commence from the 15th proximo, or from such date as he may quit his Station.

No. 704.

The Most Noble the Governor General in Council is pleased to grant Lieutenant A. L. Busk, Assistant Commissioner at Uniballia, leave of absence, on urgent private affairs, under Section XI. of the Absentee Rules, from the 21st ultimo to the 21st instant.

No. 706.

The Most Noble the Governor General in Council is pleased to grant Lieutenant S. Browne, Commanding 2nd Regiment Punjab Cavalry, leave of absence, on private affairs, from 1st May to 1st November next, with permission to visit Cashmere.

No. 743.

The 23rd March 1852.

The Most Noble the Governor General in Council is pleased to appoint Captain A. Harris, 1st Regiment Light Cavalry, to officiate as Political Assistant in Bundelcund, during the absence of Captain R. R. W. Ellis.

C. ALLEN,
Offy. Secy. to the Govt. of India.

No. 5.

Fort William, Financial Department,
the 15th March 1852.

NOTIFICATION.—Notice is hereby given, that the Salaries, Pay, Batta, and Allowances of the Civil, Military, and Marine Departments, for March 1852, will be payable as under:—

Military and Marine Departments, on Monday, the 12th proximo.

Civil ditto, on Thursday, the 15th proximo.

By order of the Most Noble the Governor General in Council,

J. A. DORIN,
Secy. to the Govt. of India.

No. 6.

Fort William, Financial Department,
the 20th March 1852.

APPOINTMENT.—Assistant Surgeon G. J. Shaw, M. D., of the Bombay Medical Service, to officiate as Deputy Assay Master of the Calcutta Mint, until further orders.

J. A. DORIN,
Secy. to the Govt. of India.

No. 652.

Orders by the Most Noble the Governor of Bengal.

Appointments.—*The 5th March 1852.*—Lieutenant G. N. Cave, Assistant to the Political Agent in the Cossiah Hills, has been vested with the full powers of a Magistrate.

The 11th March 1852.—Mr. F. Hogg to be a Deputy Magistrate under Act XV. of 1843, in the Districts of Behar and H. Zareebang. Mr. Hogg is vested with the full powers of a Magistrate in those Districts.

Sir Robert Barlow, Baronet, to be President, and Messrs. J. R. Colvin, A. J. M. Mills and R. H. Mytton to be Members of the Standing Committee for the Examination of Candidates for the Office of Pleader at the Presidency.

The 16th March 1852.—Captain H. L. Thomas, Master Attendant, to be Ex-Officio Protector of Emigrants at the Port of Calcutta.

Mr. T. Hill to be Assistant to the Protector of Emigrants, and an Assistant to the Master Attendant.

The 18th March 1852.—Mr. H. M. Reid, Superintendent of Survey of the 2nd or South Division, and the Officers under the Superintendent, Mr. J. R. Ward, Assistant, and Baboo Tarachand Ghose and Doorgapersaud Ghose, Deputy Collectors under Regulation IX. of 1833, have been respectively vested with the full powers of a Collector under Regulation VII. of 1822, in the Sunderbans.

The Reverend D. Ewart, Missionary of the Free Church of Scotland, to be a Marriage Registrar of Calcutta.

Leave of Absence.—*The 18th March 1852.*—Mr. F. B. Drummond, Assistant to the Magistrate and the Collector of Tirhoot, for one month, on Medical Certificate, in extension of the leave granted to him on the 4th instant.

Notifications.—*The 20th March 1852.*—The following Return of Meritorious Students for 1851-52, furnished by the Council of Education, in pursuance of the Resolution of Government of the 10th October 1844, is published for general information:

First Class.

Sreenauth Doss, Hindoo College.
Callyprosuno Chatterjee, .. Hooghly College.
Modoosudon Chatterjee, .. Hindoo College.

The 23rd March 1852.—Mr. T. Wyatt, Civil and Sessions Judge of Rungpore, made over charge of the current duties of his office to Syed Ahmad Bux, the Principal Sudder Ameen, on the 12th instant, preparatory to proceeding to Bogra on sessions duty.

Mr. F. B. Kemp received charge of the Mymensingh Collectorate from Mr. R. R. Sturt, on the 13th instant.

Mr. M. Brodhurst, Assistant to the Magistrate and the Collector of Behar, joined his station on the 11th instant.

Mr. E. Sandya, Magistrate of Tipperah, resumed charge of his office from Mr. J. S. Spankie, on the 13th instant.

Mr. C. Steer received charge of the office of Additional Judge of Dacca from Mr. C. T. Davidson, on the 15th instant.

Mr. C. Goratin, Civil and Sessions Judge of Sarun, made over charge of the current duties of his office to Moulvie Mirza Mahomed Sadeek, the Principal Sudder Ameen, on the 15th instant, to proceed to Mottehuree on Sessions duty.

Mr. W. T. Trotter, Collector of Rungpore, resumed charge of his office from Rai Mokund-persaud, Deputy Collector, on the 16th instant.

Sub-Assistant Surgeon Samachurn Sircar assumed charge of the Government Dispensary at Pooree on the 12th instant.

Mr. H. B. Beresford, of the Civil Service, reported his departure for Sea on the Ship "Royal Saxon," which Vessel was left by the Pilot on the 16th instant.

Mr. R. Hampton, Collector of Jessoore, made over charge of his office to Mr. C. S. Belli, on the 19th instant.

In the Appointment of Mr. J. S. Spankie, published in the *Calcutta Gazette* of the 20th instant, for "Tirkoot" read "Tipperah."

By Order of the Most Noble the Governor of Bengal,

J. P. GRANT,
Secy. to the Govt. of Bengal.

No. 1162 of 1852.

Orders by the Hon'ble the Lieutenant Governor of the North-Western Provinces.

Judicial and Revenue Department,
Agra, the 17th March 1852.

Appointment.—Mohamed Neazullah Khan, Tuhseeldar of Pergunnah Jelalpoor, in Zillah Humeerpoor, to be a Deputy Magistrate under Act XV. of 1843, with the powers of an Assistant as laid down in Regulation IX. of 1807.

JOHN W. SHERER,
Offg. Asst. Secy. to Govt., N. W. P.

No. 1176 of 1852.

Appointment.—Mr. Mordaunt Ricketts to officiate as Joint Magistrate and Deputy Collector of Muttra.

No. 1201 of 1852.

Agra, the 19th March 1852.

Leave of Absence.—Mr. William Galloway, Joint Magistrate and Deputy Collector of Hissar, for four months, under Sections XI. and XII. of the Amended Absentee Rules.

Appointments.—Mr. William Bulmain to officiate as Joint Magistrate and Deputy Collector of Hissar, until further orders.

Mr. William Jennings Bramley to officiate as Joint Magistrate and Deputy Collector of Dehlee, until further orders.

Mr. John Robert Mackillop will continue to officiate as Joint Magistrate and Deputy Collector of Boolundshetur.

The Order of the 17th ultimo, appointing Mr. Bramley to officiate as Joint Magistrate and Deputy Collector of Boolundshetur, is cancelled.

No. 1173 of 1852.

Judicial Department,

Agra, the 17th March 1852.

Appointments.—Mr. Henry Carre Tucker to officiate as Civil and Sessions Judge of Allahabad, during the absence, on leave, of Mr. Charles Walter Kinloch.

Judicial and Revenue Department.

Mr. Francis Macan Lind to officiate as Magistrate and Collector of Allahabad.

Mr. Hugh David Sandeman to officiate as Joint Magistrate and Deputy Collector of Allahabad.

No. 461 of 1852.

General Department, N. W. P.,

Dated Agra, the 17th March 1852.

Mr. George Jackson Christian to be a Member of the Local Committee Public Instruction at Agra.

No. 464 of 1852.

Appointment.—Reverend Horatio Moule to be Chaplain of St. Paul's Church, Agra.

By order of the Hon'ble the Lieutenant Governor of the North-Western Province,

W. MUIR,
Secy. to Govt., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, the 19th March 1852.

No. 191 of 1852.—The undermentioned Officers are allowed leave of absence, for the terms specified opposite to their respective names:

Lieutenant William Olpherts, of Artillery, from 1st March to 1st September 1852, to visit Bombay, preparatory to applying for Furlough to Europe, on Medical Certificate.

Ensign John Powys, of the 61st Regiment Native Infantry, Second Assistant Superintendent of the Western Jumna Canals, from the 18th October 1851 to 15th October 1852, to visit Almorah, on Medical Certificate.

No. 192 of 1852.—The services of Captain A. Harris, of the 1st Regiment Light Cavalry, are placed at the disposal of the Foreign Department for civil employment.

No. 193 of 1852.—The Most Noble the Governor General in Council is pleased to notify, that the proportion of spare Camels authorized by Government General Order, No. 346, of the 18th November 1824, is allowable only when Government Camels are supplied.

When hired Camels are furnished by the Commissariat Department for public purposes, spare animals are not to be indented for or allowed on indent, the Camel contractors being bound to replace all casualties.

No. 194 of 1852.—Conductor R. Grassby, of the Ordnance Department, being declared unfit for further service, is transferred to the Invalid Pension Establishment, on the pension of his rank, and permitted to reside at Futtehgurh.

No. 195 of 1852.—The undermentioned Officers having been declared incapable of performing the active duties of their profession, are, at their request, transferred to the Invalid Establishment :

Major Thomas Goddard, of the 44th Regiment Native Infantry, from the 29th February 1852, with permission to reside at Darjeeling, and draw his Pay and Allowances from the President's Pay Office.

Captain Frederick Jones Thompson, of the 2nd European Bengal Fusiliers, from the 1st March 1852.

No. 196 of 1852.—Ensign Robert Stannas Graves, of the 66th, or Gurkha Regiment, is allowed leave of absence from 1st February to 1st June

1852, to visit Bombay, preparatory to applying for Furlough to Europe, on Medical Certificate.

Fort William, 23rd March 1852.

No. 197 of 1852.—With reference to Government General Order, No. 146, dated the 27th February 1852, granting leave of absence, on Medical Certificate, to Colonel J. Stuart, c. n., Secretary to the Government of India, in the Military Department, the Most Noble the Governor General in Council is pleased to appoint Lieutenant-Colonel R. J. H. Birch, c. n., Judge Advocate General of the Army, to officiate as Secretary to Government, in the Military Department, during the absence of Colonel Stuart, or until further orders.

J. S. BANKS,
Dy. Secy. to the Govt. of India,
Milt. Dept.

GENERAL ORDERS BY THE MOST NOBLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

Fort William, 24th March, 1852.

No. 198 of 1852.—The Most Noble the Governor General of India in Council, having determined to send a force composed of troops from the Bengal and Madras presidencies to Burma, the following appointments connected with that force are hereby notified :

Lieutenant General H. Godwin c. n. to command the whole, with full authority over the troops stationed at Moulmein, and in the province of Arracan.

Captain W. A. J. Mayhew, (Assistant Adjutant General Bengal Army) to be Assistant Adjutant General to the force.

Lieutenant A. Robertson, Bengal Artillery (extra Assistant Secretary Military Board) to be Deputy Commissary of Ordnance.

Major H. Fraser, of Bengal Engineers, (Garrison Engineer of Fort William and Civil Architect) to be Commanding Engineer, with charge of the Engineer Park.

Lieutenant E. C. S. Williams, Bengal Engineers, (Officiating in charge of the iron yard) to be Adjutant of the Engineer Department with the force, ...	} Assistant Field Engineers.
" L. Donaldson, Bengal Engineers,	
" A. Craster, " "	
" W. S. Trevor, " "	

Senior Surgeon W. Montgomerie, Bengal Medical Establishment, to be Superintending Surgeon to the force; and to exercise the functions of Field Surgeon, aided by the following Medical Officers of the Bengal Establishment:

Assistant Surgeon J. Fayerer, M. D.
" " W. White, M. D.
" " A. Christison, M. D.
" " J. P. Bowring.
" " G. M. Govan.

Brigadier G. Warren to Command the Bengal Brigade.

Captain G. F. S. Call, Her Majesty's 18th Royal Irish, to be Major of Brigade.

Captain R. S. Simpson, Deputy Assistant Commissary General, to accompany the Bengal Brigade, aided by Sub-Assistant Commissary General Lieutenant R. D. Macpherson.

2. The Bengal Brigade will consist of 1 Co. European Artillery.

1 Regt. H. M.'s Infantry.

2 Regts. N. I.

as may be arranged by the General Officer Commanding.

3. Such portions of the force as have not already sailed, will embark on the 25th instant, or as soon after as possible.

4. The following appointments have appeared in General Orders by the Right Hon'ble the Governor of Fort St. George :—

" Lt. Colonel W. H. Elliott, K. N., Her Majesty's 51st Regiment, to be a Brigadier of the 2nd Class, and to Command the Force from Madras.

Bt. Major H. Griffith, 11th Regiment N. I., to be Major of Brigade.

Captain G. Allan, 3rd Regiment N. I., to be Deputy Assistant Quarter Master General,.....
Brevet Major J. C. Boulderson, 35th N. I., to be Deputy Judge Advocate
General,.....} To the Combined Force.

Bt. Capt. J. W. Rundall of Engineers, to be Field Engineer,

Brevet Captain J. D. Scott of Artillery to be Major of Brigade to the Artillery of the Force."

5. The Commandant of the Artillery of the Force will be nominated by the authorities at Fort St. George.

6. The following Warrant and Non-Commissioned Officers, &c. are attached to the force:

Artillery Park.

Conductor C. Garner, from Ordnance Department, Arsenal.

Sub-Conductor E. Quin,

Officiating Sub-Conductor Lynch, from Garrison Serjeant Majorship, Fort William.

Engineer Park.

Conductor T. White, from Ordnance Department, Arsenal.

Sub " W. Morrison,

Sergeant Miller from Department of Public Works. "

" Vernal " Ditto.

Corporal Burby " Ditto.

Gunner W. Carthy from Artillery Dum Dum.

Medical Department.

Hospital Apprentice T. Briscoe,

" C. L. Fox,

" S. Porter,

" F. A. H. Leach,

" J. Hart,

Native Doctor Shaick Allee Mahomed,

" Shaick Hyath Bux,

" Meer Ahmad Allee,

} From the Medical College.

7. Advances to the European and Native portions of the Bengal force are authorized under Article XXI., Section I., Pay Code of 1849. Establishments to receive advances for the same term as fighting men.

8. Family Certificates and Remittances are provided for by the Rules in Articles 88 to 101, Section XXV. of the Pay Code of 1849.

	Servts.	Tons.	Baggage.	
Field Officers, ..	4	5		
Captain, Pay Master, and Surgeon, ..	2	3		
Subaltern, Assistant Surgeon and Deputy Commissary, ..	1	1½		Including Camp equipage.
Adjutant and Quarter Master, ..	2	1½		
Followers to the Troops, one to every ten men : For the Mess of the Officers of European Regiments, ..	For Mess Stores, 23 Servants for the Mess, ... 9			
For the Mess of the Bengal Volunteer Regiment, ..	For Mess Stores, 15 Servants for the Mess, .. 6			

9. The proportions of servants and tonnage for baggage, &c., allowed, will be that laid down in para. 10 of Government General Order, No. 61 of 1840, dated 18th March. See page 116 of General Order of 1840, by the Commander-in-Chief as per margin.

10. With reference to the foregoing, the following temporary Appointments are directed :

Captain A. H. Ross, Deputy Assistant Adjutant General, Presidency Division, to officiate as Assistant Adjutant General of the Army, with charge of the office of the Adjutant General of the Army, at the Presidency, during the absence of Captain Mayhew, or until further orders.

Lieutenant G. Bourchier, of Artillery, to officiate as Extra Assistant Secretary, Military Board, Ordnance Department, during the absence of Lieutenant Robertson, or until further orders.

Captain E. L. Ommaney to continue to act as Garrison Engineer, Fort William, and Civil Architect at the Presidency, during the absence of Major Fraser, or until further orders.

Surgeon John O'Dwyer to officiate as Garrison Surgeon, during the absence of Senior Surgeon Montgomerie, or until further orders.

These Appointments to have effect from the dates upon which Officers respectively entered upon the duties of them, under sanction conveyed to Departments.

J. S. BANKS.

Deputy Secretary to the Govt. of India, Mily Dept.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, the 24th March 1852.

No. 199 of 1852.—Major A. Tucker, c. b., Agent 1st Division Army Clothing, is allowed leave of absence, on Medical Certificate, from the 8th April to 30th November next, with permission to visit Nynce Tal.

No. 200 of 1852.—The Most Noble the Governor General in Council is pleased to make the following Officiating appointment:

Captain T. T. Tucker, 8th Regiment Light Cavalry, Deputy Assistant Quarter Master General of the Army, to officiate as Army Clothing Agent 1st Division, on Major A. Tucker availing himself of the leave granted in Government General Order, No. 199, of this date.

J. S. BANKS,
Depy. Secy. to the Govt. of India,
in the Mily. Department.

ECCLESIASTICAL.

The Reverend William James Jay, M. A., an Assistant Chaplain in the Service of the Honorable the East India Company, Licensed by the Bishop to officiate at Anarkullee, Lahore, in this Diocese, has been appointed by his Lordship to be a Surrogate for granting Episcopal Licences of Marriage.

By desire of the Bishop.—Dated at Calcutta, this 22nd day of March 1852,

Wm. Hy. ABBOTT,
Registrar.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, One and a Quarter of a Second (1½.) after Mean Noon.

H. P. BURN,
Town Major.

Fort William, 20th March 1852.

NOTICE.—The General Treasury will be closed on Tuesday the 30th instant, on account of the Hindoo Holiday Shree Rammobomee.

J. I. HARVEY, Sub-Treasurer.
General Treasury, the 19th March 1852.

General Post Office Notifications.

No. 403.

Export Overland Express Mail via Bombay.

NOTICE is hereby given, that an Express Packet, (consisting exclusively of Overland Letters, not exceeding the prescribed maximum weight of 400 Tolas in the aggregate,) intended for conveyance by the Steamer appointed to leave Bombay on the 3rd Proximo, will be closed at and despatched from this Office on Friday, the 26th instant, and that no Letter above one Tola in weight, or any brought after 3 p. m. on that date (whether the above-mentioned weight be completed or not), will on any account be received for transmission by this opportunity. The Public are particularly requested to take notice of this to avoid disappointment.

No more than two Tolas' weight of Letters can be posted on such occasion by any one Firm or Individual.

J. R. BURLTON BENNETT,
Deputy Post Master General,
General Post Office, } in Charge.
the 18th March 1852. }

Export Overland Mail per P. and O. Co.'s Steamer "Haddington," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hong Kong,) intended for transmission by the Peninsular and Oriental Company's Steam-vessel "Haddington," will be closed at this Office on Wednesday the 7th proximo, and that an After-Packet will be despatched hence on Thursday, the 8th idem, with the ordinary Mail, to ensure its arrival at Kedgeree, in time to reach the Steamer. The public are particularly requested to observe that no Letters for the "Haddington" can be received after 3 p. m. of that date.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.
Fort William, Genl. Post Office, }
The 13th March 1852. }

Export Overland Mail via Bombay.

THE Government of Bombay having appointed the 3rd of the ensuing month of April for the departure of the next Steamer therefrom with a Mail for Suez—Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Wednesday, the 24th Proximo, and that the first set of the Overland Packets will be closed at, and despatched from this Office, on Tuesday, the 23rd idem.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.

Fort William, Genl. Post Office, }
the 28th February 1852. }

NOTICE.—The subjoined Extract from a Letter dated 5th instant, received from the Post Master Hyderabad, is published for general information.

J. R. BURLTON BENNETT,
Deputy Post Master General.

Calcutta, Genl. Post Office, }
the 17th September, 1851. }

Extract of a Letter from Captain W. Shelly, Post Master, Hyderabad, to C. P. Brown, Esq., Post Master General, Fort Saint George, No. 197, dated 5th September, 1851.

That all Letters, Papers and Parcels, addressed to Warungull, should be superscribed via Secunderabad, instead of via Nacricull as heretofore, the runners stationed between the latter station and Warungull having been removed, and posted on a direct route from Secunderabad to Warungull.

(True Extract.)

J. R. BURLTON BENNETT,
Deputy Post Master General.

NOTICE.—A Branch Post Office has been experimentally established from the 1st instant at Jungypore.

Jungypore is 86 miles distant from Berham-pore.

J. R. BURLTON BENNETT,
Deputy Post Master General in Charge.
Calcutta, Genl. Post Office, }
the 9th March 1852. }

IT is hereby notified that, unless marked for particular Ships, all Letters received at the General Post Office between Monday the 15th March 1852 and Sunday the 21st March 1852, both dates inclusive, were despatched by the undermentioned Vessels, which sailed from Calcutta on dates specified:—

<i>Letters received on Dates from and to</i>	<i>By what Ships despatched.</i>	<i>Bound to</i>	<i>Remarks.</i>
15th to 17th March 1852, . . .	Steamer Pekin,	{ Penang, Singapore and China,	Left town on the 18th March 1852.
15th to 19th ditto,	Steamer Precursor,	London,	Ditto on the 20th ditto.
15th to 19th ditto,	Steamer Erin,	Moulmein and Rangoon,	Ditto on the 20th ditto.

J. R. BURLTON BENNETT, *Deputy Post Master General.*

Calcutta, Genl. Post Office, 23rd March 1852.

LIST of Remaining Unclaimed Letters and Parcels which accumulated from the month of October to December 1851.

C.

Cliford, Mrs—Howrah.
 Carripiet, Mrs C—Care of Mr J Reed, No. 12, Colootollah, Calcutta.
 Casparz, Esq T (3 letters)—Midnapore.
 Cripp, Mr J (2 letters)—Steamer "Megna," Patna.
 Cox, Mr G A M—Kidderpore.
 Cave, Mrs—Chunagully, Calcutta.
 Cavado, Mr J F—Steamer "Mary Thackwell," Rajahmal.
 Challet, Esq J—Burroganty, Jessor.
 Christian, Esq C F—Kishnaghur.
 Crawley, Esq J P (2 letters)—Simlab.
 Clark, Esq J H—Berhampore.
 Corbett, Mr J B (2 letters)—Artillery Hospital, Agra.
 Clark, Esq Thos—Philour.
 Corne, Esq C F—Allahabad.
 Cornabi, Mr Ramsay—Steamer "Bentinek," Allahabad.
 Christiana, Esq A W—Care of Mrs C C Pereira, Nulpooker Lane, Calcutta.
 Carlow, Esq A (6 letters)—Agra.
 Cripps, Esq J A (3 letters)—Midnapore.
 Cooper, Mr J D—Dacca.
 Coleman, Mr Thos—to be kept at the Post Office until called for, Meerut.
 Crump, Mr—Merchant, Meerut.
 Curry, Mrs—Bawan Bustee, Calcutta.
 Campbell, Miss E—Care of Madame Playne, Chandernagore.
 Collier, Esq John (2 letters)—Hissar.
 Clinton and Co., Messrs—Calcutta.
 Campbell, Esq C R—Midnapore.
 Campbell, Esq A C (3 letters)—Bougong.
 Cowroy, Mr—to be left at the Post Office, Calcutta.
 Cripps, Esq A N—H M 24th Regiment, Wazirabad.
 Clark, Miss Pickering—Passenger by the Steamer "Haddington," from Suez, Kedgeree.
 Carphin, G—Post Office Calcutta, to be left till called for.
 Claypole, Mr Henry—Post Office, Calcutta.
 Christiana, H C—Master Christiana, Calcutta.
 Chapman, Mr J G—Moulmein.
 Crawley, Esq L—Calcutta.
 Cordington, Mr James—Post Office, Calcutta.
 Cumferford, Mrs (3 letters)—at Dr Palmer's, Jessor.
 Cruze, Mrs B—Care of Budoor Tabano, inhabitant of Bow Bazar, Calcutta.
 Coles, W B—Condr of Ordn Dept, Fort William, Calcutta.
 Cailhand, Monsr Auguste—Calcutta.
 Crawford, Lieut A R—19th Regiment N I, Madras.
 Coales, Joseph—North-west, East Indies, Bengal, Calcutta.
 Clark, Sir George Russell (C S)—Bengal.
 Coffee, Mrs—Chowringhee, Calcutta.
 Christee, Mr John—Care of Mr J W Tibbetta, Veterinary Establishment, Wellington Street, Calcutta.

Cooper, Lieut W—Cawnpore.
 Caulder, Captain—H M 64th Regt, Bombay.
 Cockburn, Esq W (7 letters)—Jessor.
 Cockburn, Mrs R—to be left at the Post Office till called for, Calcutta.
 Clapton and Co, Messrs—10, Dhurrumtollah, Calcutta.
 Collins, Serjt W—H M 29th Regt, Meerut.
 Cook, Serjt—18th Regt B E India, Cawnpore.
 Clarke, James—61st Regt, Peshawar.
 Coless, John—3rd Company 6th Battalion Artillery Bombay.
 Courtney, Edmond—18th Royal Irish, Calcutta.
 Collestee, George (3 letters)—Seaman on board H M Ship "Fox" Trincomie.
 Cassery, Private Joseph—8th Company H M 80th Regt, Dinapore.
 Camanchue, Mrs Manuel—Moulmein.
 Collins, Esq B J—To be kept till called for Post Office, Chandernagore.
 Caffarel, Monsr. E (2 letters)—Calcutta.
 Chuckerbutty, Baboo (C S)—Calcutta.
 Callydoss Sircar—Silk Merchant, Pollock Street, near Messrs Apcar and Co, Calcutta.
 Cally Churn Sett and Co (2 letters)—Calcutta.
 Cally Kissen Roy Bahadoor—at Raja Buddinauth Roy, Cheetpoor, Calcutta.
 Crofton, Esq—Calcutta.
 Chapman, Mr W—Calcutta.
 Clint, Esq A M (3 letters)—Hooghly.
 Cossam, Esq O M—Dacca.
 Campbell, Esq R O—Furreedpore.
 Campbell, Esq Walter—Post Office, Khannah.
 Campbell, Esq A—Palkabarry Concern vid Berhampore.
 Collie, Mr H—Dinapore.
 Cleeve, Mrs—Dinapore.
 Cook, Esq J H (3 letters)—Burdwan.
 Cornish, Mr F—Calcutta.
 Crabb, Mr Charles—Care of Mr W J Burrell, Singapore.
 Coffin, Captain G—Barque "Arco Irish," Calcutta.
 Carlos, Joseph—Captain Fowler, at Macoa or Hong Kong.
 Craudell, Charles—on board "City of Poonah," Calcutta.
 Cowan, Mr H D—board Ship "Deagoum."
 Carron, Capt G C—Ship Futtah Sulam.
 Celestin, Monsieur—trois mate du bord "Le Mori pertius."
 Claude, Cautin Monsieur—a board "Sensonett."
 Cowan, Capt R (2 letters)—Bark "Mahtoree."
 Cullen, Mr James—on board the Ship "Ranee."
 Cranmer, Mr T K—Stewart, Ship "Rob Roy."
 Cook, John—Seaman, Ship "Shakespeare."
 Carphiu, Mr—Ship "Sir Edward Perry."
 Canter, Benjamin—Ship "Televera," Calcutta.
 Chapman, Mr—Ship "Woodbridge," Calcutta.
 Cole, Captain Jas E—Ship "Washington."
 Campbell, Captain—Bark "Nelore."

Canteulanta, Monsr E—Board de L'Indienne."
 Cortes, Monsr Louis S—ditto.
 Corn, Monsieur—ditto.
 Clindie, Monsieur—ditto.
 Cook, Major General J—Bengal Infantry, Calcutta.

D.
 DeRozario, Mrs M—Beebee Chumpah, at Padreepurah, Chandernagore.
 Domingo, Mr Bernando—Acting Gunner on board the Brig "Lanrick," proceeding down to Kedgrees.
 Dodley, Esq N L—Dum Dum.
 D'Souza, Mr F—Care of Mr Miller, Agra.
 Donnett, Miss Anna—Calcutta.
 Dunt, Esq J—Calcutta.
 D'Aguilar, Mrs—for Mr S Taylor, Meerut.
 Dous, Esq A P (3 letters)—Patna.
 DeLabat, Mr A G—Calcutta.
 D'Cruz, Esq Edward (4 letters)—Kessubpore, via Jessor.
 DeTeissier, Lieutenant—H A, Cawnpore.
 Dampster, Esq J (3 letters)—Moulmein.
 D'Mornet, Monsr F—India.
 Davis, Esq S J—Burrisaul.
 Donovan, Mrs Jane—Howrah, Calcutta.
 D'Cruz, Miss R—Chandernagore.
 D'Rozario, Miss G—Calcutta.
 D'Silva, Mrs Eliza—Care of Mrs S Alexander, Gungadur Baboo's Lane, Calcutta.
 Dowling, Esq J (2 letters)—Bhaugulpore.
 DeSouza, Mrs E—No 7—Calcutta.
 Darby, Captain G S—H C Troop Boat, "Bhangratty," Allahabad.
 Dick, Esq Jas—Cawnpore.
 Davies, Mr Charles F—Post Office, Adelaide, New South Wales.
 Dennis, Miss A—To be left at the Post Office till called for, Calcutta.
 Dyer, Esq E (2 letters)—Hotel, Allahabad.
 D'Silva, Mr Thomas—Gunder Baboo's Lane, Calcutta.
 D'Orter, Mariana—Care of Mr Bailey, Chinsurah.
 Dod, Lieut E J (3 letters)—62nd Regt N I, Etawah.
 DeFacien, Monsieur—Cawnpore.
 Dowson, Esq Joseph (2 letters)—To the care of the Post Master General, Calcutta.
 Davies, Mr Griffith—Bengal.
 Draper, Miss (2 letters)—Calcutta.
 Driver, Esq J H—Messrs Huffnagle and Co, East Indies, Calcutta.
 D'Souza, Esq P P—No 16, Malanga Lane, Calcutta.
 D'Rozario, Esq M (2 letters)—No 12, Giree Baboo's Lane, Calcutta.
 D'Cruze, Mrs A—No. 25, Land-lady, Bow Bazar, Calcutta.
 Daley, Esq J C—Agra.
 Doyle, Esq G H C (8 letters)—Jessor.
 De La Capre, J G—Gazepore.
 Doyle, Esq E J—Koomar Khalee.
 Daunt, Esq W—Kurnaul.
 Denny, Esq C E (C S)—Rungproe.
 Diaper, Corporal Edmund—H M 14th Light Dragoons, Meerut, East Indies.
 Duploey, Mrs—Flag Street, Calcutta.
 Driberg, Esq J—Cootereah, via Jessor.
 Doyalchund Roy and Co,—Calcutta.
 Doverchund Coperchaund, Esq (2 letters)—Calcutta.
 Dwarkanauth Mullick,—Calcutta.
 Davechund Joorsepsook, Esq (2 letters)—Calcutta.
 Dowell, Mrs—Collinga, Wellesley 2nd Lane, Calcutta.
 D'Cruz, Mr P—Care of the Most Revd Fra Joz da Santo Augustinho Gomes, prior of the Bandel Church.
 D'Souza, Mr. J—Dacca.
 Darwall, Mrs—Dinagepore.
 DaCosta, Mrs E—Proceeding to Gya from Burdwan.
 Deveria, Mrs S—Bograh.
 Dempsey, Esq J (2 letters)—Railway Surveyor, Burdwan.
 Dowling, Mrs Grace—Care of Mr H Richards, Moonghay.
 Duffus, Captain C W—26th Regt L I, Dinapore.
 Ducat, Dr—H M 7th Regiment, Cawnpore.
 Davis, Esq—Carpenter, Ship "Augusta," care of Captain Black, Moulmein.

Day, Esq C M H—Ship "Atlet Rohoman," Calcutta.
 Dunn, William—"City of Poonah," Calcutta.
 Drew, Mr J C—Ship "Cornwall," Calcutta.
 Dourille, Monsieur (2 letters)—Bord de "Prophete," Calcutta.
 D'Rane, Monsieur Chas.—Lt a bord de "Prophete."
 Dearroques, Monsieur—a board de "Borneo."
 DueFretay, Monsr—"La Bernio."
 Darby, Captain W—Ship "Mary Ann."
 Dyer, Mr John—Ship "Moneah."
 Davis, William—Board the "Pemberton."
 DaCosta, Mr F—Ship "Woodbridge."
 Day, Mr. Albert—Calcutta, East Indies.
 Dominique, Monsr Cerest—L' Indienne.
 Dumeure, Monsr Louis—Ditto.
 Darlay, Monsr—Ditto.
 De Labarriere, Monsr—Ditto.
 De Verrea, Monsr H—Ditto.
 Donovan, Mr J—Custom House, Calcutta.
 D'Silva, Mr Francis—Ship "Putty Salam."

(To be continued.)

J. R. BURLTON BENNETT,

Deputy Post Master General,
In Charge.

*Fort William, Calcutta,
Genl. Post Office, the 17th March 1852.*

NOTICE.—The subjoined copy of a Notice issued by the London General Post Office, is published for general information.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

*Calcutta, Genl. Post Office, }
the 30th April, 1851.*

Instructions No. 4, 1851. By Command of the Post Master General.

Notice to the Public and Instructions to all Post Masters, Sub-Post Masters and Letter Receivers.

Parliamentary Proceedings to India and Hong Kong, vid Southampton.

General Post Office, February, 1851.

On and after the 1st March next, printed votes and proceedings of the Imperial Parliament, and of the Colonial Legislatures, may be transmitted by the Post between the United Kingdom and the East Indies, or Hong Kong, vid Southampton, (subject, however, to all the existing regulations and restrictions) at the following reduced rates of postage, viz.:

For any weight not exceeding four Ounces,	1 d.
Ditto exceeding four Ounces	2 d.
Ounces and not exceeding eight Ounces,	
Ditto exceeding eight Ounces	3 d.
Ounces and not exceeding twelve Ounces,	
Ditto exceeding twelve Ounces	4 d.
Ounces and not exceeding sixteen Ounces,	
and so on in proportion, viz., for every additional four Ounces in weight, above the weight of sixteen Ounces, an additional rate of one Penny, it being understood, that any lesser weight than four Ounces, shall be charged as four Ounces.	

This Postage, which is entirely British Postage, and does not include the rate chargeable for conveyance in India, must, in all cases, be paid in advance.

(True copy.)

J. R. BURLTON BENNETT,

Dy. Post Master General, in Charge.

No. 348.

Fort William, Civil Auditor's Office, the 16th March 1852.

NOTIFICATION.

To the Officers of the Judicial, Revenue, Customs, Salt, Opium and Akkaree and other branches of the Service.

The Civil Auditor requests that disbursing Officers will submit for audit, a detailed Pay Abstract of their Office Establishments respectively, for the month of April 1852, stating the names, dates of appointment, and the dates of orders of Government, &c., sanctioning the same, or any alteration in the salaries of Christian Assistants and Native Omluhs that may have been made agreeably to the Financial Rules of 8th December 1848. The Thannah Establishments, under the control of the Magistrates and Joint Magistrates, to be specified in detail, distinguishing the sums drawn under each particular head, and the total of the Police Force shewn at one view in the outer column in the above Abstract. The Orders notified in the *Calcutta Gazette* of the 6th January 1849, page 11, should be strictly attended to with respect to vacant situations. At the foot of the Abstract, a Memorandum must be given, shewing the amount which may have been drawn purely as batta on account of salaries of old incumbents, also the reduction that may have been effected in consequence of vacancies, and subsequently carried to the credit of Government.

W. P. PALMER,
Civil Auditor.

For Allahabad and Intermediate Stations.



The "Goomtee," in tow of the Steamer "Thamen," will be dispatched on or before the 25th instant. For Freight and Passage, apply at the Government Boat Office.

By Order of the Superintendent of Marine,
J. WOODLEY,
Clerk of the Govt. Boat Office.

For Dacca and Gowhatty in Assam.



The "Soorma" in tow of the "Damoodah," will be dispatched on the 25th instant. For Freight and Passage, apply at the Government Boat Office.

By Order of the Superintendent of Marine,
J. WOODLEY,
Clerk of the Govt. Boat Office.

Government Boat Office, }
the 20th March 1852. }

No. 1208.

Chart of the Pegue Coast and Gulf of Martaban, with Sailing Directions,

By COMMANDER FELL, I. N.

THE above Chart and Sailing Directions having been lithographed and printed, Parties requiring it are requested to apply to the Calcutta Custom House, where it is to be had for 8 Rupees per copy, including the Sailing Directions.

By order of the Superintendent of Marine,
JAS. SUTHERLAND, Secy.

Fort William, }
the 8th March 1852. }

No. 1279.

AMERICAN SHIPS.

NOTICE is hereby given, that twelve months after the date of this advertisement, the privilege now enjoyed by American Ships bringing Ice of exemption from Port dues to the extent of the Ice tonnage, will be withdrawn in conformity with the Orders of Government.

2nd. All American Ships arriving here with Ice, after the 11th March 1853, will be liable to the full amount of Port dues as other Ships are.

By order of the Superintendent of Marine,

JAS. SUTHERLAND,
Fort William, } Secretary.
the 11th March 1852. }

NOTICE is hereby given, that the system of granting Temporary Passes for the protection of Sea-imported Salt, upon the deposit of duty, will be re-introduced from the 22nd, (Twenty-second,) instant.

2. The Passes will be obtainable, as they were before, at this office; but to be of any validity, they must be countersigned by the Superintendent of the Calcutta Salt Chokeya. The Passes will be current for (48) Forty-eight hours, from the time at which delivery may be completed, as shown by the Certificate of the Preventive Officer, on the back of the document.

3. Preventive Officers will be instructed not to give delivery on any Pass, unless it be countersigned by the Superintendent of Calcutta Salt Chokeya, and to be careful in endorsing the Pass, to enter the full quantity delivered, and the precise time, (hour and minute,) at which the delivery is completed.

4. It is further notified, for general information, that Commanders of Salt-laden Vessels must invariably enter in the Import Manifest, the quantity of Salt actually shipped, as shown in the Cockets, Export Manifest, Port Clearance, or other document, of the Port of Export. If no such document exist, then the quantity shown by the Bill-of-Lading, that is, the quantity which at the time of shipment the Commander believed to be put on board, must be entered in the Import Manifest. In the event of no Bill-of-Lading, the Commander must specially state how the Salt was put on board; if in baskets, the number shipped, and the mode in which he has estimated the entered weight.

5. The Board have fixed rates of wastage, sufficient to cover deficiencies arising from ordinary causes. Should greater wastage be apprehended from any extraordinary cause, it must be noted at the foot of the Manifest, at the time of entry. Commanders will not be held responsible for a larger quantity of Salt than they have reason to believe they have brought into Port; but they must state the grounds of their belief, fully and accurately, and support them by such documentary evidence, as may be available.

By order of the Board of Revenue, Lower Provinces,

(Signed) W. BRACKEN,
Collector of Customs.

Calcutta, Collector's Office,
Govt. Custom House, the 5th March 1852. }

Report showing the smallest Depth of Water in the Bhaugiruttee, Jellinghee and Matabangah Rivers, on the 15th March 1852.

<i>Names of Rivers.</i>	<i>Smallest Depth of Water.</i>	<i>Where Shallowest.</i>
<i>Bhaugiruttee River.</i>		
At its entrance, ...	0 0	Closed.
Below the entrance, ...	0 0	
From thence to Jungypore, ...	0 2	At Shampore.
From Jungypore to Sadduckbaugh, ...	0 2	Futtaypore.
From Sadduckbaugh to Berhampore, ...	0 4	Dufferpore.
From Berhampore to Cutwa, ...	0 4	Sanspore.
From Berhampore to Nuddeah, ...	1 8	Ahmaneebunga.
	1 7	Katteegungah.
	1 7	Jalapore.
	1 2	Mirzapore.
And from Cutwa to Nuddeah, ...	1 3	Below Khoasulpore.
	1 4	" Augurdeep.
<i>Jellinghee River.</i>		
At its entrance, ...	3 9	
From thence to Bausamarree, ...	2 6	Below the entrance.
	2 6	Above the lower entrance.
	2 0	At Dyrampore.
	2 2	Budderpore.
From Bausamarree to Teeahkattah, ...	2 0	Below Bausamarree.
	2 2	At Gopalpore.
From Teeahkattah to Sonatullah, ...	2 10	Above Dogatchee.
	2 6	Below Sahibnuggur.
And from Sonatullah to Moisegunge, ...	2 7	Pattooahhangah.
	3 1	At Debecore.
	3 1	Bistoonuggur.
<i>Matabangah River.</i>		
At its entrance, ...	14 3	
From thence to Hautboleah, ...	9 9	At Dewangunge.
	0 4	Boleah.
From Hautboleah to Katchikattah, ...	0 4	Bogadhee.
	0 4	Ailmancally.
From Katchikattah to Kishengunge, ...	1 9	Batehamarree.
	2 0	Tahdah.
And from Kishengunge to Seebpore, ...	1 9	Sonegattah.
	2 5	Goyea.

No Water on Gauge at Berhampore.

J. LANG, Supt., Nuddeah Rivers.

Kishenaghur, 20th March 1852.

* The Channel of this River above the lower Entrance, has been deepened by the spur Bandahls from 2 feet to 2 feet 6 inches, below the lower Entrance from 2 feet to 2 feet 3 inches, below Bausamarree from 1 foot 9 inches to 2 feet 3 inches, at Gopalpore from 2 feet to 2 feet 3 inches, above Dogatchee from 2 feet 5 inches to 2 feet 10 inches, and below Uhoradah from 2 feet 7 inches to 2 feet 9 inches.

Sheriff's Sale, Calcutta 24th March 1852.

NOTICE is hereby given, that on Thursday, the Fifteenth day of April next, precisely at the hour of 12 o'Clock at noon, the Sheriff of Calcutta will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of an alias Writ of *Venditioni Exponas* in his hands against the Effects of Madub Chunder Bhuttacharjee, Ramgopal Bhuttacharjee, and Prosunno Chunder Bhuttacharjee.

1. The Right, Title, and Interest of the said Madub Chunder Bhuttacharjee, of, in, and to an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, No. 23, with a piece or parcel of Land, thereunto belonging, containing, by estimation, Three Cottahs, more or less, situate, lying,

and being, at a place called Susteytollah Lane, in Anheereetolin, Sootanooty, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the East by House and Land of Binsonauth Bhuttacharjee, on the West by House and Land of Sreemutty Rausmonee Dabee, on the North by Takoorbatty of the said Sreemutty Rausmonee Dabee, and on the South by Neemoo Gosain's Lane.

2. Also, the Right, Title, and Interest of the said Ramgopal Bhuttacharjee and Prosunno Chunder Bhuttacharjee, of, in, and to an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, No. 21, with a piece or parcel of Land, thereunto belonging, containing, by estimation, Five Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by House and Land of Narain Seal, on the West by Lane, on the North by House and Land of Bistoochurn Bhuttacharjee, and on the South by House and Land of Khitter Mohan Mookerjee.

3. Also, the Right, Title, and Interest of the said Maudub Chunder Bhuttacharjee, of, in, and to a Brick-built Lower-room, with a piece or parcel of Land thereunto belonging, containing, by estimation, Two Chittacks, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say), on the East by Compound of the Takoorbatty belonging to Sreemutty Rausmonee Dabee and another, on the West by Susteytollah Lane, on the North by House and Land of the said Sreemutty Rausmonee Dabee, and on the South by Bytuckhannah House of the said Sreemutty Rausmonee Dabee.

4. Also, the Right, Title, and Interest of the said Maudub Chunder Bhuttacharjee, of, in, and to a piece or parcel of Paddy Land, occupied by Soobul Ghose, containing, by estimation, Twelve Biggahs, Thirteen Cottahs and Twelve Chittacks, more or less, situate, lying, and being at Gopalpore, Turiff Gopaul, Mohul Madrasa, in Pergunnah Calcutta, and in the Zillah of Twenty-four Pergunnahs.

5. Also, the Right, Title, and Interest of the said Maudub Chunder Bhuttacharjee, of, in, and to another piece or parcel of Paddy Land, occupied by Beenud Ghose, containing, by estimation, Three Biggahs and One Cottah, more or less, situate, lying, and being at the same place.

6. Also, the Right, Title, and Interest of the said Maudub Chunder Bhuttacharjee, of, in, and to another piece or parcel of Paddy Land, occupied by Teetoo Mundul, containing, by estimation, Two Biggahs and Sixteen Cottahs, more or less, situate, lying, and being at the same place.

7. Also, the Right, Title, and Interest of the said Maudub Chunder Bhuttacharjee, of, in, and to another piece or parcel of Paddy Land, occupied by Surroop Chunder Ghose, containing, by estimation, Five Biggahs, more or less, situate, lying, and being at the same place.

8. Also, the Right, Title, and Interest of the said Maudub Chunder Bhuttacharjee, of, in, and to another piece or parcel of Paddy Land, occupied by Sisstydhur Ghose, containing, by estimation, Four Biggahs and four Cottahs, more or less, situate, lying, and being at the same place.

9. Also, the Right, Title, and Interest of the said Maudub Chunder Bhuttacharjee, of, in, and to another piece or parcel of Paddy Land, occupied by Isser Bagdy, containing, by estimation,

One Biggah, more or less, situate, lying, and being at the same place.

10. Also, the Right, Title, and Interest of the said Maudub Chunder Bhuttacharjee, of, in, and to another piece or parcel of Paddy Land, occupied by Modoosoodun Bagly, containing, by estimation, One Biggah and Three Cottahs, more or less, situate, lying, and being at the same place.

11. Also, the Right, Title, and Interest of the said Maudub Chunder Bhuttacharjee, of, in, and to another piece or parcel of Paddy Land, occupied by Colly Churn Mookhopadhy, containing, by estimation, Seven Biggahs and Nineteen Cottahs, more or less, situate, lying, and being at the same place.

12. Also, the Right, Title, and Interest of the said Maudub Chunder Bhuttacharjee, of, in, and to another piece or parcel of Paddy Land, occupied by Daumoo Shaik, containing, by estimation, Four Biggahs and Ten Cottahs, more or less, situate, lying, and being at the same place.

13. Also, the Right, Title, and Interest of the said Maudub Chunder Bhuttacharjee, of, in, and to another piece or parcel of Paddy Land, occupied by Gour Paul, containing, by estimation, Four Biggahs and One and half Cottahs, more or less, situate, lying, and being at the same place.

14. And also, the Right, Title, and Interest of the said Maudub Chunder Bhuttacharjee, of, in, and to another piece or parcel of Paddy Land, occupied by Jaumeer Mollah, containing, by estimation, Fourteen Biggahs and Ten Cottahs, more or less, situate, lying, and being at the same place.

The Conditions of Sale may be known by applying at the Sheriff's Office.

JOHN DEFFELL, Sheriff.

John Cochrane, Official Assignee of the Estate of John Brightman Vandenberg, and Albert Harvey DeMello, Insolvent Debtors,

versus
Maurice Fitz Gerald Sandes, John Brightman Vandenberg and Susan, his Wife, and Albert Harvey DeMello and Letitia, his Wife. Umdah, of Calcutta, deceased, who died in the month of November, One Thousand Eight Hundred and Thirty-one, are hereby required to come in and prove their respective Debts and Legacies before William Macpherson, Esquire, the Master of the said Court, at his Office in the Court House on or before the Fifth day of April next, or in default thereof, they will be peremptorily excluded from the benefit of the said decree.

W. MACPHERSON,
Master.

SMOUT AND HEDGER,

Complainants' Attorneys.

Supreme Court, Master's Office, }
the 5th March 1852.

LOST.—First Halves of the Bank of Bengal Notes, Nos. 10168 and 16157, for Co.'s Rs. 100 each, the payment of which has been stopped at the Bank.

Reward of 200 Rupees.

THE undermentioned Bank of Bengal Notes were, it is believed, stolen on the 23rd ultimo from the Office of Messrs. Smout and Hedger, No. 2, Larkin's Lane, Calcutta, payment of them was stopped at the Bank of Bengal. The public are hereby cautioned against receiving the same, and the above reward will be paid to any person giving information, that may lead to the recovery of the Notes.—Dated this 20th day of March 1852.

SMOUT & HEDGER.

Bank of Bengal Notes' Numbers.

No. 7782,	Co.'s Rs. 1000
,, 13448,	,, 250
,, 18418,	,, 250
,, 36125,	,, 100
,, 37446,	,, 100

Co.'s Rs. 1700

NOTICE.—The Interest and Responsibility of Mr. James Lyall in our Firm, ceased on the 10th day of July 1851.

JAMES LYALL & CO.
Calcutta, 22nd March, 1852.

North-Western Bank of India.

THE opinion of Counsel, which has been taken as resolved by the Shareholders at the last Half-yearly General Meeting, being favorable to the feasibility of registering the Bank under Act No. XLIII. of 1850, the Manager hereby calls a Special Meeting of the Shareholders for the purpose of resolving that the Company shall be registered under the said Act, to be held at the Bank Premises, No. 4, Old Council House Street, Calcutta, at Noon, on Tuesday, the 20th day of April 1852.

This notice is given in pursuance of and as required by the fourth Section of the said Act XLIII. of 1850.

JOHN O'B. TANDY,
Manager.

North-Western Bank of India, }
Calcutta, 27th December 1851. }

BANK OF BENGAL RATES.

DISCOUNT.

Private Bills and Notes at or within 3 months,	{ 9 per Cent.
Government Acceptances do.,	5 " "

INTEREST CHARGED.

On Fixed Loans, not exceeding 3 months, on Deposit of Company's Paper,	{ 7 " "
On Deposit of Opium,	8 " "
On Deposit of Metals and Indigo,	8 " "
On Deposit of other Goods,	9 " "
On Accounts of Credit, not exceeding 3 months, on Deposit of Company's Paper,	{ 7 " "
On Deposit of Opium,	8 " "
On Deposit of Metals and Indigo,	8½ " "
On Deposit of other Goods,	9½ " "

W. GREY, Secy. & Treasurer.

Bank of Bengal, }
Calcutta, 26th Feb. 1852. }



APPENDIX TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, MARCH 24, 1852.

বন্দ ও এতদেশীয় অপর ভাষাতে নামাঙ্কিত বে সকল চিঠীর মালিকানের টিকানা বাহ ওয়াপ্রযুক্ত
কলিকাতা জেনেরেল পোস্ট আফিসে ১৮৫১ সালের ই^{ন্দ} ২১ সা^{ক্ষ} ৩১ মে মাহাতে বে
সকল চিঠী রাখিত হইয়াছে ভাষার কর্ম।

চিঠীর সংখ্যা	চিঠীর মালিকানের নাম	মালিকানের টিকানা	কেক্ষিয়ে
১	মধুসূদন বন্দ্যোপাধ্যায়	কেরত রাএলপিণি হইতে	
১	ইশ্বরচন্দ্ৰ ঘোষ	এ শ্রীমপুর হইতে	
১	লেখ কালু	টালিগঞ্জের বড় গান	
১	কৈলাশচন্দ্ৰ পাল	খিদীরপুর	
১	কালীকান্ত শেন	কেরত বৰ্কমান হইতে	
১	লাজলিমোহন সিংহ	বেলুড়িয়া	
১	দিনবাণী চক্ৰবৰ্তী	শিবপুর	
১	শ্ৰীমত্য মণিয়া বিবি	তুলাবাজার	
১	গুৱাহাটীয়ে দত্ত	খিদীরপুর	
১	শ্যামাধুন চৌধুরী	নিমতলা	
১	তাৱাচান বন্দ্যোপাধ্যায়	গৱানহাটা	
১	গোবিন্দচন্দ্ৰ বসু	পটলতালা	
১	কাশেমআলি পারসি	কশাইটোলা	
১	লেখ মহম্মদ শোমি জমান্দার	আলিপুর	
১	পতিতপাবন দাস	কলিকাতা	
১	কেফাতুলা	বৈঠকখানা	
১	সন্ধানন্দ সরকার	বহুবাজার	
১	গোবিন্দচন্দ্ৰ	তুলাবাজার	
১	বিষ্ণুর মিত্র	জিৱাট	
১	বুজলাল বসু	চোৱাগাঁৰ	
১	হলধর বন্দ্যোপাধ্যায়	আহিরিটোলা	
১	মুকুচচন্দ্ৰ ঘোষ	কলিকাতা	
১	জগৎচন্দ্ৰ চট্টোপাধ্যায়	গৱানহাটা	
১	কাশেমআলি	কলিকাতা	
১	আলাবদ্দু	চোৱাগাঁৰ	
১	জগৎচন্দ্ৰ চট্টোপাধ্যায়	গৱানহাটা	
১	শ্ৰীরাম চট্টোপাধ্যায়	বহুবাজার	
১	বারিকানাথ বসু	বৈঠকখানা	
১	শ্ৰীনিবাস মণ্ডল	হাফিটোলা	
১	গোৱাচান বন্দ্যোপাধ্যায়	পঞ্চাননতলা	

চিঠীর সংখ্যা	চিঠীর মালিকানের নাম	মালিকানের ঠিকানা	কৈকীয়ের
১	রাজনারায়ণ রায়	কল্পটোলা	
১	হরমাখ মুখোপাধ্যায়	কুলিবাজার	
১	তারিনীচরণ মিত্র	কলিকাতা	
১	ইশ্বরচন্দ্র ভট্টাচার্য	নিমতলা	
১	বিলু বৰ্ণকার	বীষ্ণবতলা গলি	
১	একত আয়া	মৌলালিহুরগাঁ	
১	বৃহস্পতি	কলিকাতা	
১	দেখ ধূ	কানিমুদিরগলি	
১	বিষ্ণুর মুখোপাধ্যায়	হাটধোলা	
১	মুন্দী মকবুল আহমদ	কেৱল দেউলে হইতে	
১	রামরাম বস্ত্রোপাধ্যায়	গড়ানহাটা	
১	উমাচরণ কবিরাজ	বড়বাজার	
১	সমশ্যেরআলি	কলিকাতা	
১	বৰপচন্দ্ৰ ঘোষ	কোড়াপুঁকো	
১	ঠাকুরদাস বৰ্ণকার	বাগবাজার	
১	মধুসূদন পাল	কুমারটুলি	
১	চূড়ামণী পাল	বাগবাজার	
১	আমদন্ত ঘোষ	ঝ	
১	মাধবচন্দ্ৰ দত্ত	২৫ নং শেখৰোলৈর	
১	মজলু	বৈচক্ষণ্যা	
১	বেনিমাধব তাত্ত্ব	শোভাবাজার	
১	ভিমচৰণ দে	২৫ নং চিনেবাজার	
১	ঠাকুরদাস দত্ত	১১ নং পুরাতন চিনেবাজার	
১	রামচন্দ্ৰ মজুমদার	আলিপুর	
১	গঙ্গাগোবিন্দ রায়	কলিকাতা	
১	কৃষ্ণগোবিন্দ ঘোষ	কেৱল পাবনা হইতে	
১	ধানুজি	আলিপুর	
১	জামবচন্দ্ৰ বস্ত্রোপাধ্যায়	আমছব	
১	ইশামচন্দ্ৰ রায়	আলিপুর	
১	ছিট্টিধৰ বসু	শোভাবাজার	
১	আবদুল্লাম সইশ	কিয়াট	
১	জয়চন্দ্ৰনারায়ণ চৌধুরী	কালীঘাট	
১	মধুরমোহন পালিত	রামকৃষ্ণপুর	
১	ইশ্বরচন্দ্ৰ গোপাধ্যায়	কালীঘাট	
১	শ্রীনাথ মুখোপাধ্যায়	শিবপুর	
১	মাধবচন্দ্ৰ বসু	সিমলা কলিকাতা	
১	রামকিশোর ভট্টাচার্য	ভূতৈলাশ	
১	আমদন্ত বসু	সিমলা	
১	লালচান চৌধুরী	নিমতলা	
১	রামকুমার মিত্র	তৰামীপুর	
১	রামচন্দ্ৰ বসু	চন্দনিয়া	
১	বিষ্ণুর রায়	ধিনিৰপুর	
১	নকৌড়ি মিত্র	ঝ	
১	গোপালচন্দ্ৰ দত্ত	রামকৃষ্ণপুর	
১	শ্রীনাথ বৰাট	মিট আফিস	
১	বৈৰু বৰী	বামন বসতি	

চিঠীর নংখ্যা	চিঠীর মালিকারের নাম	মালিকারের চিঠীরা	কৈতিয়ে
১	ইব্রাহিম সরকার	মানিকতলা	
১	হিজুন চাপড়াপি	আলিপুর	
১	গোবৰ্জন বন্দ্যোপাধ্যায়	ভবানীপুর	
১	একরামামীর শুভাগর	কানখুলি	
১	হরমোহন কুণ্ড	বড়বাজার	
১	বিশ্বনাথ চন্দ্র	মধুর শাওর বাগানের তিতির	
১	উদয়চৌধুর ঘোষ	শোভাবাজার	
১	জামিদার কুণ্ড	কালীঘাট	
১	নবকুমার ভট্টাচার্য	বাঢ়াবটতলা	
১	কালীকুকুর	গবরনমেন্ট শহুর বিদ্যালয়	
১	মহামদ নাতেম	কিনিকবাজার	
১	চামমোহন কর	শামবাজার	
১	কাঞ্জি বুড়ুদীর	বড়বাজার	
১	রাষ্ট্রকিশোর শিল	জগন্নাথের ঘাট	
১	শহুচন্দ্র মিত্র	শিবতলারগলি	
১	গোরচন্দ্র রায়	বড়বাজার	
১	শতলদাস মরিক	পাখুরেঘাটা	
১	দুর্ধিরাম রায়	বড়বাজার	
১	হৈবৎউল্লা	মিশ্রিঙঞ্জ	
১	হাজারিরাম	বড়বাজার	
১	তেজুরহ	পাখুরিয়াঘাটা	
১	খুদিচান্দ	ঝ	
১	বেচারাম বন্দ্যোপাধ্যায়	খোজরা পটী	
১	গোপালকৃষ্ণ রায়	চক্রবেক	
১	বাবু কামলুক্ষ্ম শতমনি	পঞ্চাননতলা	
১	ফরিয়চন্দ্র চক্রবর্তী	বড়বাজার	
১	গোপালচন্দ্র সরকার	ঝ	
১	কমললোচন সুর	কলিকাতা	
১	তৈরবচন্দ্র গঙ্গোপাধ্যায়	বড়বাজার	
১	তিবকৌচি ঘোৰ	চৌরঙ্গি	
১	মুর্মাদাস চট্টোপাধ্যায়	কলিকাতা	
১	প্রসঞ্চচন্দ্র বন্দ্যোপাধ্যায়	কালেক্টরি আফিল	
১	লক্ষ্মী মিত্রী	বড়বাজার	
-১	উমেচচন্দ্র বসু	কুলিবাজার	
১	পুরুলাস পাল	ভবানীপুর	
১	প্রাণকৃষ্ণ চট্টোপাধ্যায়	হোগলকুঢ়ে	
১	আবদ্ধচন্দ্র	শোভাবাজার	
১	তায়ারচন্দ্র বসু	বড়বাজার	
১	শ্রীকৃষ্ণ মুখোপাধ্যায়	রামক্ষণপুর	
১	বানিকঞ্চ বন্দ্যোপাধ্যায়	রিবিনিউ কমিস্যনর কাছারি	
১	শশী রায়	ভবানীপুর	
১	মহামদ নাতির	জানবাজার	
১	উমাচরণ বন্দ্যোপাধ্যায়	২৪ পরগনার কৌচদারি কাছারি	
১	রামকানাই ঘোষ	গরামহাটা	
১	বুরপচচন্দ্র মজুমদার	কালীঘাট	
১	দেবনারায়ণ দত্ত	খিদীরপুর	
১	মদনমোহন বন্দ্যোপাধ্যায়	বড়বাজার	
১	বৃন্দাবন দাস	ঝ	
১	রামদেব সিংহ	রামক্ষণপুর	

চিঠির সংখ্যা	চিঠির মালিকানের নাম	মালিকানের ঠিকানা	কৈফিয়েৎ
১	কৈলাশস্তু কোতু	হাশপুর	
১	মধুমদন বন্দ্যোপাধ্যায়	ভবানীপুর	
১	ভাগবতচন্দ্ৰ রায়	বাশতলারগলি	
১	অভয়চন্দ্ৰ মুখোপাধ্যায়	কেরত ইলিপুর হইতে	
১	শঙ্কুনারায়ণ দাস	মুন্দুতলা	
১	ধুবচন্দ্ৰ দাস	এ	
১	শিবনারায়ণ বন্দু	বাদামতলারগলি	
১	গয়াগাম মুকিত	মুন্দুতলা	
১	শঙ্কুনারায়ণ দাস	কাশারিটোলা	
১	ভৈরবচন্দ্ৰ ভদ্ৰ	কলিকাতা শিঙলা	
১	ভায়াটাদ	ঝোস্টা	
১	বামনাৱায়ণ	নিয়তলা	
১	আলিমজীন	ধূতলা	
১	ভাববচন্দ্ৰ বন্দ্যোপাধ্যায়	খিদীরপুর	
১	তপটাদ মুখোপাধ্যায়	এ	
১	ইধুরচন্দ্ৰ দে	চিতপুর	
১	মীলমনী নাপিত	বাটগাছি	
১	আবদ্ধমণি দাস্যা	কলিকাতা মুকিকদের বাটি	
১	বামকাবাই সরকার	চিতপুর	
১	গোবিন্দচন্দ্ৰ দাস	মেছুয়াবাজার	
১	বামচন্দ্ৰ তালুকদার	ভবানীপুর	
১	তোফেলআলি	মেছুয়াবাজার	
১	মীলকুমল নাগ	ভবানীপুর	
১	হনুমান সিং	চোৱাগাঁৰ	
১	হৃচন্দ্ৰ ঘোষাল	খিদীরপুর	
১	উমেচন্দ্ৰ শংকু	কেরত খাময়া হইতে	
১	প্রাণকৃষ্ণ রায়	বাশতলার গলি	
১	বামেশ্বর বন্দ্যোপাধ্যায়	এ	
১	মীলকুষ সরকার	চোৱাগাঁৰ	
১	মাধবচন্দ্ৰ বন্দ্যোপাধ্যায়	বাগবাজার	
১	হরিচন্দ্ৰ সিং	এ	
১	আন্তোশ রায়	কলিকাতা	
১	ক্রিহি ঘোষ	কুমারটুলি	
১	মিৰ কাজেমআলি	কলিঙ্গা	
১	মানি বাই আলি	কলুটোলা	
১	মুর্গাপুনাদ রায়	কলিঙ্গা	
১	বেনীমাধব মিত্র	কুমারটুলি	
১	ক্রিনাথচন্দ্ৰ পালিত	কলুটোলা	
১	মাধবচন্দ্ৰ কৰ্ত্তকার	বাগবাজার	
১	মধুমদন দাস	হিৰাকাটার গলি	
১	কালীকুমাৰ ঘোষ	কলুটোলা	
১	কার্তিকয়াম সিংহ	চোৱাগাঁৰ	

CALCUTTA,
General Post Office,
31st December, 1851.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press by NOON of TUESDAYS and FRIDAYS; and of a few lines only, before 5 p. m. of those days.

SATURDAY, MARCH 27, 1852.

No. 269.

*Fort William, Home Department, Legislative,
The 17th March, 1852.*

Act XIII. of 1852 is re-published with a clerical error in Section XXXV. and a misprint in Section XLV. corrected.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

ACT NO. XIII. OF 1852.

An Act for consolidating and amending the Regulations of the Calcutta Police.

Whereas it is expedient to consolidate and amend divers Rules, Ordinances, and Regulations which from time to time have been passed in Council, and registered in the Supreme Court, for the good order and civil government of the Presidency and Settlement of Fort William in Bengal, It is enacted as follows:

I. Section VIII. of Act XXI. of 1839, and the Rules, Ordinances, and Regulations for the good order and civil government of the Settlement of Fort William in Bengal, passed in Council, and registered in the Supreme Court, on the several days hereinafter mentioned, are repealed, but not so as to revive any other Rules, Ordinances, and Regulations thereby repealed.

List of Repealed Ordinances.

Date of passing in Council	Date of Registry in the Supreme Court
26th July 1814.	11th November 1814.
1st March 1816.	26th March 1816.
23rd March 1816.	13th April 1816.
14th June 1816.	8th July 1816.
19th October 1816.	12th November 1816.
28th March 1817.	21st April 1817.
13th January 1818.	7th February 1818.
9th July 1819.	22nd October 1819.
24th March 1820.	17th April 1820.
21st August 1821.	13th November 1821.
8th March 1827.	27th April 1827.

II. If any person within the said Town, having sufficient means or employment, Justice of the Peace may make order of maintenance for wives and children, and shall be thereof convicted before a Justice of the

Peace, upon his own confession or the oath of one or more credible witnesses, the said Justice may make an order upon such person for the maintenance of such wife and children, or any of them, at such monthly rate as to the Justice seems reasonable, and upon non-compliance with the said order for any one month, or longer period, any Justice, by warrant under his hand and seal, may commit the person so convicted to the Common Gaol of Calcutta without labour, or to the House of Correction to hard labour, for any time not exceeding two Calendar months.

III. Every person who shall be brought before a Justice of the Peace charged with having in his possession, or in his premises with his knowledge, or with conveying in any manner anything which may be reasonably suspected of being stolen or unlawfully obtained, and who shall not give an account to the satisfaction of such Justice how he came by the same, shall be deemed guilty of a misdemeanor, and, on conviction thereof before such Justice, shall be liable to a penalty not exceeding one hundred rupees, or, in the discretion of the said Justice, to imprisonment, with or without hard labour, for any time not exceeding three Calendar months.

IV. When any person shall be brought before a Justice of the Peace charged with having in his possession, or in his premises with his knowledge, or with conveying anything stolen or unlawfully obtained, and shall declare that he received the same from some other person, or that he was employed as a carrier, agent, or servant to convey the same for some other person, such Justice shall cause every such person, and also if necessary every former or pretended purchaser, or other person through whose possession the same shall have passed, to be brought before him and examined, and shall examine witnesses upon oath touching the same; and if it shall appear to such Justice that any person shall have had possession of such thing, and had reasonable

cause to believe the same to have been stolen or unlawfully obtained, such person shall be deemed guilty of a misdemeanor, and shall be liable to a penalty not exceeding one hundred rupees, or, in the discretion of the Justice, may be imprisoned, with or without hard labour, for any time not exceeding three Calendar months; every such person shall be deemed to have had possession of such thing at the time and place when and where the same shall have been found or seized, and the possession of a carrier, agent, or servant shall be deemed to be the possession of the person who shall have employed such carrier, agent, or servant to keep or convey the same.

V. If information shall be given on oath to a

On suspicion of goods being stolen or unlawfully obtained, Justice may grant search-warrant.

Justice of the Peace that there is reasonable cause for suspecting that anything stolen or unlawfully obtained is concealed or lodged in any dwelling-house, building, or other place, such

Justice, by special warrant under his hand, directed to any Police Officer or Constable, may cause such dwelling-house, building, or other place to be entered and searched at any time of the day, or by night, if power for that purpose be given by such warrant, and the said Justice, if it shall appear to him necessary, may empower such Police Officer or Constable, with such assistance as may be found necessary, (such Constable having previously made known his authority,) to use force for the effecting of such entry, whether by breaking open doors or otherwise, and if upon search thereupon made any such thing shall be found, then to convey the same before a Justice, or to guard the same on the spot, until the offenders are taken before a Justice, or otherwise dispose thereof in some place of safety, and moreover to take into custody, and carry before the said Justice, every person found in such house or place who shall appear to have been privy to the deposit of any such thing, knowing or having reasonable cause to suspect the same to have been stolen or otherwise unlawfully obtained.

VI. If information shall be given to any Su-

Power to search houses for stolen property without a warrant in certain cases.

perintendent, Deputy Superintendent, or Inspector belonging to the Calcutta Police, that there is reasonable cause for suspecting that any stolen property is concealed or lodged in any dwelling-house or other place, and the said Superintendent, Deputy Superintendent, or Inspector shall have good grounds for believing that, by reason of the delay in obtaining a search-warrant, the property is likely to be removed, the said Superintendent, Deputy Superintendent, or Inspector, in virtue of his office, may search for specific articles alleged to have been stolen in the houses and places specified; provided always, that a list of the articles stolen or missing be delivered and taken down in writing, with a declaration stating that the robbery has been committed, and that the informant has good ground to believe that the property is deposited in such house or place; and provided further, that the person who lost the goods, or his representative, accompany the officer in the search.

VII. All persons charged with the commission

Extension of Acts XXI. of 1839 and III. of 1842, to cases in which property stolen does not exceed fifty rupees in value.

of any of the offences specified in Acts XXI. of 1839 and III. of 1842, may be tried by any Justice of the Peace for the said Town, provided the value of the property which the prisoner is charged with having stolen does

not, according to the belief of such Justice, exceed fifty rupees, anything in the said Acts to the contrary notwithstanding; and all the powers by Act XXI. of 1839 (except Section VIII. aforesaid,) and Act III. of 1842, given or reserved to any such Justice for the trial, conviction, and sentence of parties charged with having stolen property not exceeding twenty rupees in value, and all the provisions of the said Acts (except as aforesaid) shall extend and be applicable to the trial, conviction, and sentence of parties charged with having stolen property, not exceeding, according to the belief of the Justice, fifty rupees in value.

VIII. Every person charged with the offence

Extension of Acts XXI. of 1839 and III. of 1842, to the offence of receiving stolen property when the value of the property does not exceed fifty rupees.

of feloniously receiving goods or money, knowing the same to be stolen, may be tried by any Justice of the Peace, provided that the value of the property stolen or received does not, according to the belief of the Justice, exceed fifty rupees, and every such person, on conviction of any such offence, shall be liable, at the discretion of the Justice, to be imprisoned, with or without hard labour, for any term not exceeding six Calendar months; and all the powers and provisions of Act III. of 1842 and Act XXI. of 1839, except Section VIII. aforesaid, shall apply, so far as they may be applicable, to the trial, conviction, and sentence of any person charged under this Section with the offence of feloniously receiving goods or money knowing the same to be stolen; provided always, that if it shall appear to the said Justice that such person has been previously convicted of, or is in the habit of receiving stolen goods, knowing the same to be stolen, the said Justice shall commit such person for trial before the Supreme Court of Judicature.

IX. Every person who is accessory, before or

Summary conviction of persons accessory to the commission of certain felonies.

after the fact, to any felony which is punishable on summary conviction before any Justice, is liable to be tried and convicted summarily before such Justice, on his own confession or the oath of one or more credible witnesses, and the convicting Justice shall have power to sentence any such accessory to imprisonment, with or without hard labour, for any time not exceeding six Calendar months, or in his or their discretion, instead of trying him, to commit him for trial to the Supreme Court of Judicature, or other court having authority to try him.

X. Whenever any boy, under the age of sixteen years, is convicted before a

Punishment for Justice of the Peace, either of simple larceny under the said

Act XXI. of 1839, or, under this Act, of feloniously receiving goods or money knowing the same to be stolen, or of being an accessory to any felony which is punishable on summary conviction before any Justice, the said Justice, if he thinks fit, may sentence him to receive corporal punishment not exceeding fifteen stripes of a light ratan, instead of sentencing him to imprisonment.

XL Any person who shall commit any assault,

Cases of assault, forcible entry, or other injury accompanied with force, not being felony, within the said

Town, against the person or property of any person whatsoever, shall be liable, on conviction thereof before a Justice of the Peace, to a fine not exceeding one hundred rupees, and the said Justice may award

the whole or any part of such fine to the party or parties aggrieved, by way of satisfaction for such injury, or, in the discretion of such Justice, such person shall be imprisoned, with or without hard labour, for any time not exceeding four Calendar months.

XII. Any Deputy Superintendent or Inspector of Police

Persons charged with recent assault may be apprehended by Police without warrant, though assault not committed in view of Police.

in every case in which such Deputy Superintendent or Inspector of Police shall have good reason to believe that such assault has been committed, although not within view of such Deputy Superintendent or Inspector, and that by reason of the recent commission of the offence, a warrant could not have been obtained for the appearance of the offender.

XIII. If complaint shall be made before any Justice

Unlawfully taking or enticing away women or female children under the age of sixteen.

Judge that any person within the said Town has unlawfully taken or caused to be taken away, against her will, any woman, or has unlawfully taken or caused to be taken or enticed away any female child under the age of sixteen years, out of the possession or protection and against the will of the husband, father, mother, guardian or other person who has the lawful order, keeping, education, or government of such child, for the purpose of living in adultery with such woman or child, or for purposes of prostitution, or of deflowering or disposing of her in marriage, it shall be lawful for the said Justice to make an order for the immediate restoration of such woman to her liberty, or of such female child to her husband, father, mother, guardian, or such other person as aforesaid, as the case may be, and to compel compliance with such order, and if it be necessary to use force for that purpose, any Deputy Superintendent or Inspector of Police, duly authorized by the Justice in that behalf, with such assistants as he may deem necessary, may break open doors or otherwise compel compliance with the same, and the said Justice may commit any person charged with taking, or causing to be taken, or enticing any woman or female child as aforesaid, for any of the purposes aforesaid, for trial before the Supreme Court of Judicature,

XIV. Any person who shall have or keep any house, shop, room, or place of public resort and entertainment within the said Town, wherein provisions, liquors, or refreshments of any kind shall be sold or consumed,

Keeping open houses of public entertainment without licence. (whether the same shall be kept or retailed therein or procured elsewhere,) without a licence for the same being first had and obtained from and under the hand of two Justices of the Peace, shall be liable, on conviction thereof before any of the said Justices, to a penalty not exceeding one hundred rupees for every day that such unlicensed house or place of public resort or entertainment is kept open.

XV. Two or more of the said Justices shall from time to time hold licensing Sessions, for the purpose of granting licences to the keepers of

Two Justices to grant licences. such houses or places of public resort and entertainment as aforesaid, and the said licences may be

granted by the said Justices for any term not exceeding one year, subject to the restriction contained in Section XII. Act XI. of 1849, and upon such conditions to be inserted in every such licence as the Justices from time to time shall order, for securing the good behaviour of the keepers of the said houses or places of public resort or entertainment, and the prevention of drunkenness and disorder among the persons frequenting or using the same.

XVI. The keeper of every such house or place of public resort and entertainment

Penalty for parties not conforming to the tenor of their licence. who shall wilfully offend against any condition of his licence, shall be liable, on conviction before a Justice of the Peace,

to a penalty not exceeding one hundred rupees for every such offence, and, in the discretion of the convicting Justice, to forfeit his licence, in addition to any other penalty or punishment that shall be imposed on him.

XVII. Every person who shall have or keep any house, shop, room, or place of public resort or entertainment

Disorderly conduct and illegal harbouring of deserters in houses of public entertainment. within the said Town, wherein provisions, liquors, or refreshments of any kind shall be sold or consumed, (whether the same

shall be kept or retailed therein or procured elsewhere,) and who shall knowingly or wilfully permit drunkenness or other disorderly behaviour in such house, shop, room, or place, or who shall knowingly suffer any unlawful games or any gambling whatsoever therein, or who shall knowingly permit prostitutes or persons of notoriously bad character to meet or remain therein, or who shall wilfully harbour or conceal any Seaman or Apprentice who shall have deserted, knowing or having reason to believe such Seaman or Apprentice so harboured or concealed to be a deserter, shall be liable to a penalty not exceeding one hundred rupees, and shall be liable to forfeiture of his licence, in addition to any other penalty or punishment that shall be imposed on him.

XVIII. Every person who shall keep open his house, shop, room, or place, for the purpose of selling or retailing spirituous or fermented liquors or intoxicating drugs,

Hours for sale of spirituous liquors and intoxicating drugs. under a licence from the Collector of Calcutta, after the hour of nine at night and before the hour of six in the morning, shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding twenty-five rupees, and shall also be liable, in the discretion of the said Justice, to the forfeiture of his licence.

XIX. If any person, not being amenable to the Articles of War, shall take or attempt to take into Fort William

Introduction of spirituous liquors without licence into Fort William. any quantity of spirituous liquors, wine, or intoxicating drugs of any description, without a licence from

the Commanding Officer of the said Fort, or from some other person thereunto authorized, any Justice of the Peace, upon complaint to him thereof made, may issue his summons or warrant for bringing the party complained of, and also the liquors, wine, or drugs, and the vessels containing the same, before him, and in case of conviction may adjudge the said liquors, wine, or drugs, and the vessels containing the same, to be forfeited, and every such person so convicted shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding fifty rupees, or, at the discretion of the said Justice, to imprisonment, with

or without hard labour, for any period not exceeding two calendar months.

XX. Every person who shall take or throw, or attempt to take or throw, into the Great Gaol or House of Correction of Calcutta, any quantity of spirituous liquors, wine, or intoxicating drugs, without the licence or consent of the Jailer or Keeper of such Gaol or House of Correction, respectively, shall be liable for every such offence, on conviction before a Justice of the Peace, to a penalty not exceeding fifty rupees, or, at the discretion of the said Justice, to imprisonment, with or without hard labour, for any period not exceeding two months.

XXI. Every person who shall have been committed to the Great Gaol or House of Correction, or who shall be in custody at any Police Office or Station, and who shall unlawfully break or escape from such Gaol, House of Correction, Police Office, or Station, shall be liable for every such offence, on conviction before a Justice of the Peace, to imprisonment, with or without hard labour, for any period not exceeding three months, and such imprisonment shall commence and take effect from and after the expiration of any other sentence of imprisonment under which such person may be imprisoned at the time of committing the offence aforesaid.

XXII. Every person who shall be found drunk and incapable of taking care of himself in any street or public thoroughfare, or who shall be guilty of any riotous or indecent behaviour in any street, public thoroughfare, Police Office, Station, or Section House, shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding twenty rupees for every such offence, or, at the discretion of the said Justice, to imprisonment, with or without hard labour, for any period not exceeding fourteen days.

XXIII. Any Constable or Peace Officer belonging to the Calcutta Police Rogues and Vagabonds. may take into custody, without a warrant, any person who shall be found between sunset and sunrise armed with any dangerous or offensive instrument whatsoever, with intent to break or enter into any dwelling-house or other building whatsoever, or any loose, idle, or disorderly persons whom he shall find disturbing the public peace, or whom he shall have good cause to suspect of having committed, or being about to commit, any felony, misdemeanor, or breach of the peace, or any reputed thief whom he shall find between sunset and sunrise on board any boat in the river, or lying or loitering in any bazar, street, road, yard, thoroughfare or other place, and not giving a satisfactory account of himself, or any person having in his possession without lawful excuse (the proof of which excuse shall lie on such person), any pick-lock key, crow, jack, bit, or other implement of house-breaking, or any person found between sunset and sunrise having his face blackened or otherwise disguised, with intent to commit any felony, or any person who shall be found between sunset and sunrise in any dwelling-house or other building whatsoever, with intent to commit any felony therein; and every such offender, on conviction before a Justice, either on his own confession or on the evidence of one or more credible witnesses, shall be liable, at the discretion of the said Justice,

to be imprisoned, with or without hard labour, for any term not exceeding four calendar months.

XXIV. Every person who shall beg or apply for alms or relief in any public Beggar. road, street, or thoroughfare, or who shall expose or exhibit any sores, wounds, bodily ailment or deformity in such roads, streets, or public thoroughfares, with the object of exciting charity, or of obtaining alms, or relief, or who shall, anywhere within the Town, seek for or obtain alms or relief by means of any false statements or pretences, or who shall cause, aid, or abet any such person as aforesaid in the commission of any of the said offences, shall, for every such offence, on conviction before a Justice, be liable to imprisonment, with or without hard labour, for any period not exceeding two calendar months.

XXV. Every person who shall drive or ride furiously, or at a greater rate than ten miles an hour, any vehicle or animal in the said streets or public thoroughfares, shall, for every such offence, on conviction thereof before a Justice, be liable to a penalty not exceeding fifty rupees, or in default of payment thereof, to imprisonment for any period not exceeding one calendar month.

XXVI. Every person who shall drive any vehicle of any description, at any Lamps to vehicles. time between one hour after sunset and one hour before sunrise, without having a lighted lamp affixed to such vehicle, shall for every such offence, on conviction thereof before a Justice, be liable to a penalty of not more than fifty rupees, or, in default of payment thereof, to imprisonment for any period not exceeding one calendar month.

XXVII. If any person shall make oath before a Justice of the Peace that any house, building, room, or other place within the Town is commonly reported and believed to be kept or used as a common gaming-house or place, such Justice, by an order in writing, may authorize a Deputy Superintendent or Inspector of Police to enter any such house, building, room, or place, with such Constables as he shall deem requisite to accompany him, and if necessary, to use force for the purpose of effecting such entry, whether by breaking open doors or otherwise, and to take into custody and search all persons found therein, and to seize all tables and instruments of gaming found in such house, building, room, or place, or on the persons of any of those found therein, and also to seize all moneys and securities for money found in any such house, building, room, or place; and the owner or keeper of the said gaming-house, or place, or other person having the care and management thereof, shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding one hundred rupees, or, at the discretion of the said Justice, to imprisonment, with or without hard labour, for any time not exceeding three calendar months, and upon conviction of any such offender all such tables and instruments of unlawful games shall be destroyed or otherwise disposed of by order of the Justice before whom the conviction is had, and all the moneys and securities for moneys so found shall be forfeited to Government, and every person found on such premises, and who shall not be the owner or keeper, or other person having the care or

management thereof, shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding fifty rupees.

XXVIII. It shall not be necessary in support of any information for gaming in,

Proof of playing for stakes unnecessary.

the management or conduct of, any common gaming-house or place, under this Act, to prove that any person found playing at any game was playing for any money, wager, or stake.

XXIX. Where any cards, dice, balls, counters,

What articles if found shall be evidence that the house is a gaming-house.

tables, or other instruments of gaming, used in playing any unlawful game, are found in any house, building, room, or place suspected to be used as a common gaming-house or place, and entered by an order issued under this Act, or about the person of any who are found therein, it shall be evidence, until the contrary is made to appear, that such house, building, room, or place, is used as a common gaming-house or place, and that the persons found in the house, building, room, or place, where such tables or instruments of gaming shall have been found were playing therein, although no play was actually going on in the presence of the Superintendent, Deputy Superintendent, Inspector, or Constable entering the same as aforesaid.

XXX. Every person who shall game for money

Gambling in the Streets.

or any other thing or reward whatsoever, or who shall join in, bet at, or abet, or be present for the purpose of joining, betting at, or abetting any such gaming, in any street or public thoroughfare in the said Town, shall be liable, on conviction thereof before a Justice, to a penalty not exceeding fifty rupees, or, in default of payment, to imprisonment for any term not exceeding one calendar month.

XXXI. All persons who deal in any articles

Using false or defective weights and measures.

by retail by weight or measure, and who have in or about their shops or premises, or otherwise in their possession any false, or deficient weight, measure, beam or scale, shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding twenty rupees, or, at the discretion of the said Justice, to imprisonment, with or without hard labour, for any period not exceeding one calendar month; and every such false and defective weight, measure, beam or scale shall be forfeited, and the said Justice shall cause the same to be destroyed; and it shall be lawful for the Chief Magistrate or Superintendent of Police from time to time to issue public notices at the Police Office and Thannas, and such places as to him appear suitable, of the exact weight and measure of just weights and measures, and to keep at the Police Office and Thannas standard weights and measures for the information of the public.

XXXII. Any Justice of the Peace or the Su-

perintendent of Police may issue his warrant, directing any Deputy Superintendent or Inspector of Police to enter into any shop or other place where articles are bought and sold by retail, and to search for and to examine the weights and measures therein, and seize all such as he may suspect to be forfeited as false and deficient in weight.

XXXIII. If any seaman, whether British or Foreign, shall, wilfully and without leave or lawful excuse, absent himself from his vessel, any Justice of the Peace, upon complaint upon oath, and at the instance of any of the officers of the said vessel, may issue his warrant to apprehend and detain the said seaman and convey him

Justice of the Peace may take cognizance of cases of desertion or unauthorized absence from their ship of Foreign and Asiatic seamen.

on board of his vessel; and whenever any seaman shall have been imprisoned, it shall be lawful for any Justice of the Peace, on the release of such seaman from imprisonment, to cause him to be conveyed on board of the vessel to which he may belong.

XXXIV. No person, not being a soldier or

Arms carried by sailors in the service of the Queen or the East India Company, or a due authority.

Constable belonging to the Calcutta Police, shall be entitled to carry any sword, spear, gun, or other offensive weapon in any street, thoroughfare, or public place, unless by leave of the Chief Magistrate or other head of the Police; and any person offending against this enactment, shall be liable to be disarmed by any Constable or other person acting under such instructions as shall be from time to time given by the Chief Magistrate or other head of the Police; and the weapons so seized shall be taken before the Chief Magistrate or other head of the Police, and forfeited to the Government, if the Chief Magistrate or other head of the Police, in his discretion, shall think fit to declare them forfeited.

XXXV. The Chief Magistrate or other head

The regulation of carriages and persons at places of public resort.

of the Police, from time to time, and as occasion may require, may make regulations for keeping clear the public ghauts and landing-stairs, and for the route to be observed in the public streets and places by all carts, carriages, palanquins, hackeries, and other vehicles, and by all horses, cattle and persons, and as to the times during which they may take the said routes, and for preventing obstruction of the streets and thoroughfares within the Town on all times of public processions and native holidays, as also during the time of Divine Service, and also may give directions to the Constables and other Peace Officers for keeping order and for preventing any obstruction of the thoroughfares in the immediate neighbourhood of any place of public resort, and in any case when the ghauts, landing-stairs, streets, or thoroughfares may be thronged, or may be liable to be obstructed, and every person opposing or not obeying the orders so issued by the Chief Magistrate or other head of the Police, shall be liable to be arrested and detained by the Police, and, on conviction before a Justice of the Peace, shall be liable to a penalty not exceeding one hundred rupees.

XXXVI. Any Police Officer or Constable who

Police Officers taking Bribe.

shall ask for or take any bribe or unauthorized reward in consideration of his doing or omitting to do any act in his official capacity, shall be liable, on conviction before a Justice of the Peace, to a penalty not exceeding five hundred rupees, or, at the discretion of the said Justice, to imprisonment, with or without hard labour, for any time not exceeding three months.

XXXVII. The Rule, Ordinance, and Regulation passed by the Governor General in Council on the 8th April 1802, and Section II. Act XVIII. of 1841, are hereby repealed.

As to manufac-
ture or possession
of Gun-powder or
Gun-cotton.

Any person who shall, within the limits of the said Town, manufacture Gun-powder or Gun-cotton, or who shall, without a licence for that purpose being first had and obtained from the Chief Magistrate, have in his possession, in any house, shop, warehouse, or other building, at any one time, a greater quantity of Gun-powder or Gun-cotton for sale or otherwise than ten pounds, shall, on conviction before a Justice of the Peace, be liable to a forfeiture of all such Gun-powder or Gun-cotton so manufactured or possessed, together with the vessel or receptacle in which it may be seized, and also to a fine not exceeding in amount the sum of rupees five hundred.

XXXVIII. It shall be lawful for the Chief Magistrate to grant to any person (whom he shall deem fit and proper) a licence for the sale or keeping in deposit, within the limits of the said Town, any quantity of imported or Indian manufactured Gun-powder not exceeding fifty pounds, or any quantity of Gun-cotton not exceeding twenty pounds, on such conditions as shall be specified in the licence, and any person who shall be guilty of a breach of any of such conditions, shall, on conviction before a Justice of the Peace, be liable to a forfeiture of his licence and of all Gun-powder or Gun-cotton so kept in deposit contrary thereto, and also to a fine not exceeding rupees two hundred.

XXXIX. Every such licence as is mentioned in the preceding Section shall be in force for a period of one year only and no longer, but shall be renewable by the said Chief Magistrate, at his discretion, on the same or any other terms and conditions, and such licence shall also provide for the transit and carrying of Gun-powder from one place to another within the limits of the said Town, in such manner and in such quantity as shall be deemed advisable for the safety of the inhabitants and of property within the said Town, and every person offending against such provisions shall be liable to a fine not exceeding rupees fifty.

XL. Any Justice of the Peace, on credible information laid before him on oath or solemn affirmation, that Gun-powder or Gun-cotton, or mixed materials for making the same contrary to the provisions of this Act, are suspected to be stored, kept, or possessed by any person, may issue his warrant, authorizing any Police Officer to search in the day-time any house, shop, magazine, or other building or place in which he has reasonable ground to suspect any Gun-powder or Gun-cotton to be manufactured, sold, or kept, or any boat, carriage, cart, or other vehicle in which any Gun-powder or Gun-cotton, or materials for manufacturing the same, may be suspected to be carried, or any person suspected of carrying the same contrary to such licence or to the provisions of this Act, and all Gun-powder, Gun-cotton, or materials for manufacturing the same, found on such search, shall, together with the vessels or receptacles in which they may be stored, be immediately seized and brought before a Justice of the Peace, with whom the same shall be kept

till it shall be adjudged whether the same shall be forfeited.

XLI. The four last preceding Sections shall not extend to any Government Magazine or store, or building for the making or deposit of Gun-powder or Gun-cotton under the authority or for the use of the Government, or to any Gunpowder or Gun-cotton for the use of Her Majesty's or the East India Company's Troops, or otherwise for the service of Government, or to any of Her Majesty's Vessels of War, or the Vessels of the Indian Navy, or of the East India Company's Marine, or to any other Vessel within the River Hooghly laden with Gun-powder for importation or exportation.

XLII. Commanders of merchant vessels entering the River Hooghly shall, on arriving in River or before the arrival of their vessels off Moyapore, deposit in the Magazine at that place all Gunpowder intended for the Ship's use from on board their respective vessels, exceeding the quantity of fifty pounds, which quantity they shall be permitted to retain in their vessels for the purpose of firing salutes or signals in case of distress, and the Gunpowder so deposited shall be again delivered on board on the return of the respective vessels from Calcutta in prosecution of the outward voyage; and Commanders of merchant vessels in the River Hooghly having on board their vessels Gun-powder or Gun-cotton for importation (not being Gunpowder belonging to the Government) exceeding the quantity of fifty pounds, shall also deposit the same, on or before the arrival of their vessels off Moyapore, in the Magazine of that place, under charge of an Officer belonging to the Customs at that place, or such other person as the Governor of Bengal may appoint, and the proprietors or consignees of such Gun-powder or Gun-cotton, or their agents, whenever they shall desire to remove the same from the Magazine, shall make application to the Collector of Sea Customs for authority to do so, which application, when it be intended that such Gun-powder or Gun-cotton shall be lodged in any place, or be laden in any boat or other conveyance within the limits of the said Town, shall be accompanied by a written order of permission, signed by a Justice of the Peace to that effect, and when it be intended that such Gunpowder or Gun-cotton shall be exported by sea, the Commanders of vessels, or the proprietors or their agents, by whom it shall have been deposited in the Magazine, shall make application to the Collector of Sea Customs for permission so to export it; and the Collector of Sea Customs shall comply with such applications aforesaid, except where the exportation of ammunition shall require, under provisions of Act XVIII. of 1841, a licence from a public Officer other than the Collector of Sea Customs, in which case the Collector of Sea Customs shall not comply with the application unless it be accompanied by the licence of such public Officer; and on or before the removal of all Gun-powder or Gun-cotton from the Magazine, the Collector of Sea Customs shall and he is hereby authorized to levy a fee, the rate of which shall not exceed two annas per pound, for all Gunpowder or Gun-cotton that has been lodged therein, which fee shall be taken to cover all charges for the safe custody of the Gun-powder or Gun-cotton during the period it has remained or shall remain in the Magazine; provided also, that the Governor of Bengal shall be at liberty to autho-

rise such arrangement to be made, by letting or otherwise contracting for the custody of the Magazine, and for the collection and appropriation of the fees which may be charged for Gun-powder or Gun-cotton stored therein, as he may think proper, subject however to all the restrictions and rules imposed by this Section in respect to the removal from the Magazine of Gun-powder therein stored.

XLIII. For every act done or omitted to be done contrary to the provisions of the last preceding Section by the Commander of any merchant vessel in the port of Calcutta,

the Commander aforesaid shall, on conviction thereof before any Justice of the Peace, be liable to a penalty of two hundred rupees: and the Collector of Sea Customs is hereby empowered to search for any quantity of Gun-powder which he may have reason to believe to be on board a merchant vessel in the port of Calcutta, contrary to the provisions of this Act, and to seize and detain it as forfeited to Government, to be dealt with as the Governor of Bengal shall think right to direct.

XLIV. The jurisdiction of the Justices of the Peace acting within and for the said Town shall extend to all offences committed by any person in sea-going vessels in any

Jurisdiction of Justices on the River Hooghly. part of the River Hooghly, and the said Justices shall have the same power and jurisdiction in respect of criminal offences committed in sea-going vessels, in any part of the said river, that they now have and exercise within the said Town.

XLV. Every Officer belonging to the Calcutta Police is hereby authorized to arrest without warrant any person committing in his view any offence against this Act, and every person taken into custody without warrant by any Constable belonging to the Calcutta Police, shall be forthwith

Persons apprehended without warrant to be taken first to the Station-house, and if not admitted to bail, to the Police Office. taken to the Station-house to which the Constable belongs, in order that such person may be detained, until he can be brought before a Justice of the Peace to be dealt with according to law, or in order that such person may give bail for his appearance before a Justice of the Peace, if the Superintendent, Deputy Superintendent, or Inspector at the Station shall deem it prudent to take bail in the manner hereinafter mentioned, which he is hereby authorized to do.

XLVI. Whenever any person is brought to the Station-house as aforesaid charged with misdemeanor, assault, or with having carelessly

Power to take recognizances at Station-houses or Police Lock-up on certain charges. done any "hurt or damage, or whenever any Superintendent,

Deputy Superintendent, or Inspector of Police, or Town Serjeant in charge of a Police Lock-up, shall deem it probable that any person so brought is falsely or maliciously charged with having committed a felony, and any such person as aforesaid shall be, without the warrant of a Magistrate, in the custody of any Constable of the Calcutta Police, it shall be lawful for the Superintendent or any Deputy Superintendent of Police, if he shall deem it prudent, to enlarge such person on his own recognizance, with or without sureties, conditioned as hereinafter mentioned.

XLVII. Every recognizance so taken shall be without fee or reward, and shall

Condition of recognizance. be conditioned for the appearance of the person thereby bound before

a Justice of the Peace at his next sitting, and the time and place of appearance and the sum thereby acknowledged (not exceeding one thousand rupees), shall be specified in this said recognizance, or the condition thereof; and the Officer taking the recognizance shall enter into a book, to be kept for the purpose, the name, residence, and occupation of the party and his surety or sureties (if any) entering into such recognizance, together with the condition thereof, and the sum thereby acknowledged, and shall return every such recognizance to the Justice present at the time and place and when and where the party is bound to appear, and the said recognizance may be in either of the forms, as the case may be, in Schedule (A.) to this Act annexed, or to the like effect.

XLVIII. In every case in which any person

Amends may be awarded for false or malicious charge. shall be given in charge to a Constable, or in which any information or complaint of any offence shall be laid or made before any

Justice of the Peace, and it shall appear to the Justice by whom the case shall be heard that there was no sufficient ground for making the charge, it shall be lawful for such Justice, at his discretion, to award such amends, not more than the sum of fifty rupees, to be paid by the informer to the party informed or complained against, for his loss of time and expenses in the matter, as to the Justice shall seem meet.

XLIX. Every Justice of the Peace shall be

Offences how to be tried. empowered summarily to hear and determine every complaint of an offence committed against this Act, and to convict any person charged with any such offence on the oath of one or more witnesses, or by his own confession, and to award the penalty or punishment herein provided for such offence.

L. Upon any information or complaint to be

Justices may proceed by summons, and if party does not appear may issue warrant. laid or made before any Justice of the Peace (which complaint need not be made upon oath) of any matter which such Justice is authorized to hear and determine, either under this or any other Act or Regulation, he may summon the party charged, and if such party shall not appear according to the tenor of the summons, the Justice, upon proof of the service of the summons, may proceed, in all cases which are not of a criminal nature, if no sufficient cause shall be shown for the non-appearance of the party, to hear and determine the case in the absence of the party, and in all criminal cases shall issue his warrant for apprehending and bringing such party before him or some other Justice, in order that the said information and complaint may be heard and determined.

L.I. Every such summons may be served by

Now summons may be served. delivering it or a copy thereof to the party, or to his wife, servant, or some inmate of his dwelling, or by delivering it at or affixing it to the door or wall of his usual place of abode.

L.II. A Justice of the Peace may, without

Justices may issue warrant without summons. issuing any summons, forthwith issue his warrant for the apprehension of any person charged with any offence cognizable before him, either under this or any other Act or

Regulation, whenever good grounds for so doing shall be stated on oath before him.

L.III. Any Justice may summon any witness

May enforce attendance of witness

to appear and give evidence upon the matter of any offence cognizable before him, either under this or any other Act or Regulation, with which any person shall be charged before him, at a time and place appointed for hearing the information or complaint, and, by warrant under his hand and seal, may require any person to be brought before him who shall neglect or refuse to give evidence at the time and place appointed on such summons, proof upon oath being first given of personal service of the summons upon the person against whom such warrant shall be granted, and such Justice may commit any person coming or brought before him who shall refuse to give evidence, to the Common Gaol of Calcutta, for any time not exceeding fourteen days, or until such person shall sooner submit himself to be examined, and in case of such submission the order of such Justice shall be a sufficient warrant for the discharge of such person.

L.IV. When any Justice of the Peace is de-

Power to Magistrates to order prisoners to be brought up to the Police Office.

sirous of examining any prisoner confined in the Great Gaol or House of Correction as a witness or defendant, with respect to any charge, case, or proceeding pending before him, it shall be lawful for such Justice to issue an order in the form contained in Schedule (B.) to this Act annexed, or to the like effect, addressed to the Keeper or Governor of the said Gaol or House of Correction, requiring him to bring such prisoner in proper custody, at a time to be therein named to the Police Office, for examination, and the Keeper or Governor of the said Gaol or House of Correction, on the receipt of such order, shall act in accordance therewith, and shall take care for the safe custody of the prisoner during his absence from prison for the purpose aforesaid.

L.V. All penalties and forfeitures and other

Recovery of penalties and forfeitures.

sums of money imposed, awarded, or ordered to be paid by any Justice of the Peace under the authority of this Act, and all sums of money which any person is bound to pay under any recognizance taken before a Justice of the Peace or an Officer of Police empowered to take recognizances by this Act, and afterwards forfeited, in case of non-payment thereof, may be levied by distress and sale of the goods and chattels of the offender or person liable to pay the same, by warrant under the hand of any Justice of the Peace, and in case any such penalty or forfeiture or sum of money shall not be forthwith paid, any Justice may order the party to be detained in safe custody until the return can be conveniently made to such warrant of distress, unless such party shall give security to the satisfaction of such Justice for his appearance at such place and time as shall be appointed for the return of the warrant of distress, and the Justice may take such security by way of recognizance or otherwise; and if upon the return of such warrant it shall appear that no such sufficient distress could be had whereon to levy the said penalty or forfeiture, or sum of money, and the same shall not be forthwith paid, or in case it shall appear, to the satisfaction of the Justice, by the confession of the party or otherwise, that he has not sufficient goods and chattels whereupon

such penalty, forfeiture, or sum of money could be levied if warrant of distress should be issued, the Justice, by warrant under his hand, may commit such party to the Common Gaol of Calcutta, there to remain for any time not exceeding two calendar months.

LVI. No conviction, order, or judgment of any

Convictions to be quashed on merits only. Form of conviction, &c.

Justice of the Peace shall be quashed for error of form or procedure, but only on the merits; and it shall not be necessary to state on the face of the conviction, order, or judgment, the evidence on which it proceeds; but the depositions taken, or a copy of them, shall be returned with the conviction, order, or judgment, in obedience to any writ of *certiorari*, and if no jurisdiction appears on the face of the conviction, order, or judgment, but the depositions taken supply that defect, the conviction, order, or judgment shall be aided by what so appears in such depositions.

LVII. In the construction of this Act the following words and expressions shall have the several meanings hereby assigned to them, unless there be something in the context or subject repugnant to such construction; that is to say,

Words importing the singular number only shall include the plural, and words importing the plural number only shall include the singular.

Words importing the masculine gender only shall include females.

The word "Town" shall include the Town of Calcutta and Settlement of Fort William.

The word "Justice" or "Justices of the Peace" shall mean the Justices of the Peace for the time being acting within and for the said Town of Calcutta and Settlement of Fort William.

The word "Oath" shall mean any oath or solemn affirmation in lieu of an oath.

SCHEDULE A.

Form 1.

Town of } Be it remembered that on the day of
Calcutta. } in the year A. D., of and
C. D., of and E. F., of personally came before me G. H., Superintendent of Police, and acknowledged themselves to owe to our Sovereign Lady the Queen: that is to say, the said A. B., the sum of Rupees Two Hundred, and the said C. D. and E. F. each the sum of Rupees One Hundred, separately, and of good and lawful money of British India, to be made and levied of their Goods and Chattels, Lands and Tenements respectively, to the use of our said Lady the Queen, her heirs and successors, if the said A. B. shall make default in the condition hereinunder written.

Acknowledged before me,

G. H.,

Superintendent of Police.

The condition of the above-written recognizance is such that if the said A. B. shall appear before J. P., Justice of the Peace, at 10 o'clock in the morning of the day of in the year at the Police Office in Calcutta, then the said recognizance to be void, or else to stand in full force and virtue.

Form 2.

Town of } Be it remembered that on the day of
Calcutta. } in the year A. B. of
personally came before me G. H., Superin-
tendent of Police, and acknowledged himself
to owe to our Sovereign Lady the Queen the
sum of Rupees Two Hundred, of good and
lawful money of British India, to be made and
levied of his Goods and Chattels, Lands and
Tenements, to the use of our said Lady the
Queen, her heirs and successors, if he, the
said A. B., shall fail in the condition hereun-
der written.

Acknowledged before me,

*G. H.,
Superintendent of Police.*

The condition of the above-written recognizance is such that if the said A. B. shall appear before J. P., Justice of the Peace, at 10 o'clock in the morning of the day of in the year at the Police Office in Calcutta, then the said recognizance to be void, or else to stand in full force and virtue.

Note.—The words and figures in Italics in this Schedule to be filled up as the case may be.

SCHEDULE B.

FORM OF ORDER.

To A. B., Keeper of the Great Gaol of
Calcutta, or Governor of the House of
Correction, as the case may be.

*E. F.,
Justice of the Peace.*

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

*East William, Home Department, Legislative,
the 19th March 1852.*

The following Act, passed by the Governor General of India in Council, on the 19th March 1852, is hereby promulgated for general information.

Act. No. XVIII. of 1852.

*An Act to amend the Law relating to Pleaders in
the Lower Provinces of the Presidency of Bengal.*

Whereas the laws in force relating to pleaders, practising in the Courts of the East India Company, in the Lower Provinces of the Presidency of Bengal, require amendment, It is enacted as follows:

I. Clause 4, Section V. Regulation XXVI. of 1814, and Sections VI., VII., VIII., X., XI., XII., XIV., XV., Clause 3, Section IX. and Clause 6, Section XX. of Regulation XXVII. of 1814, and Section XVIII., Regulation X. of 1829, of the Bengal Code, and Sections X. and XI. of Act I. of 1846, so far as regards the said Courts, and the Pleaders therein, are hereby repealed.

II. Any pleader practising in the said Courts shall be liable to dismissal on proof of his conviction by a competent Court of a criminal offence, or on proof of a declaration or finding by a competent Court, in a suit or proceeding to which such pleader was a party, that he has knowingly committed a breach of trust, or for fraudulent or dishonest conduct in the discharge of his professional duty.

III. When a competent Court has convicted a pleader of a criminal offence, or has declared or found, in a suit or proceeding to which such pleader was a party, that he has knowingly committed a breach of trust, the Court competent to dismiss such pleader may make an order for his dismissal, on the production of an authenticated copy of the judgment or decision containing such conviction, declaration, or finding, and on proof, to the satisfaction of the Court, that such judgment or decision has not been set aside or reversed, and that the pleader is the party to whom such conviction or decision relates.

IV. When any pleader is charged with fraudulent or dishonest conduct in the discharge of his professional duty, by any person or Court, the Court competent to make an order for his dismissal, shall serve, or cause to be served, upon such pleader a copy of the charge or charges brought against him, and also a notice of the day appointed by the said Court for the hearing of such charge or charges, and such copy and notice shall be served upon the said pleader at least twenty clear days before the day appointed for such hearing ; and on the hearing of the said charge or charges the Court shall receive all such relevant evidence as shall be properly tendered by, or on behalf of the Court or party bringing the charge or charges, or by the said pleader, and shall proceed to adjudicate on the said charge or charges in a summary way, and shall record its decision, and the reasons on which the same is grounded. Provided always, that the Court which is competent to dismiss a pleader, shall also be competent to bring a charge or charges and proceed against him as aforesaid, and may also hear and adjudicate upon such charge or charges in manner hereinbefore mentioned. Provided also, that the evidence of witnesses on such hearing shall be taken and made upon oath, and every witness who shall give false evidence at such hearing shall be liable on conviction to punishment for perjury, in like manner as witnesses examined in civil or criminal trials.

V. The power of dismissing pleaders practising in the Sudder Court of the said Provinces is vested in the Judges of that Court; the power of dismissing pleaders practising in the Courts of the Zillah Judges, or in Courts subordinate to them, in the said Provinces, is vested in the Zillah Judges, respectively.

VI. An appeal from the order of any Zillah Judge, for the dismissal of a pleader, may be made to the Sudder Dewanny Adawlut, according to the Rules in force for the admission of appeals.

VII. It shall not be lawful for any of the said Courts of the Lower Provinces of the said Presidency to impose any fine on any pleader practising in the said Courts, except such fine as may be imposed under the provisions of Act XXX. of 1841.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

*Fort William, Home Department, Legislative,
the 19th March 1852.*

The following Act, passed by the Governor General of India in Council on the 19th March 1852, is hereby promulgated for general information:

Act No. XIX. or 1852.

An Act for securing the Abkarry Revenue of Madras.

For better securing the Abkarry Revenue of the Town and Suburbs of Madras, It is enacted as follows:—

I. Regulation I. of 1813 of the Madras Code, and so much of Clause 159, of an Act of Parliament numbered Chapter LII. of the Statutes passed in the thirty-third year of King George the Third, as relates to the sale of Arrack or other spirituous liquors within the Town of Madras, and to the punishment of unlicensed traders in spirits or spirituous liquors within the said Town, are repealed.

II. The Collection of the Revenue arising from the retail sale of spirituous or fermented liquors within the Town and Suburbs of Madras, shall be under the charge of the Collector of Madras, who shall perform the duties connected therewith under the control of the Board of Revenue.

III. The Collector may appoint Conicopoliess, Pygus, Jemadars, Peons and other Officers for collection of the said Revenue and prevention of smuggling; and the Officers so appointed, besides their ordinary respective designations, shall be styled "Abkarry Officers."

IV. Every person who shall sell by retail any spirituous or fermented liquors within the Town and Suburbs of Madras without a licence for that purpose, under the hand and seal of the Collector of Madras, shall be liable to a fine not exceeding five hundred rupees for each sale, but this enactment shall not apply to wholesale dealers selling such small quantities of Beer, Wine, or Spirits, as may appear to the Collector to be intended only as samples.

V. A sale of European Spirits in a less quantity than two and half gallons old Wine measure, (i. e. one dozen quart bottles,) and of Arrack or Rum or any other Spirits manufactured to the Eastward of the Cape of Good Hope in a less quantity than one quart, and of English and Foreign Beer or Wine in a less quantity than six quart bottles, and of Toddy in a less quantity than one quart, shall be deemed a retail sale within the meaning of this Act.

VI. The Board of Revenue shall have authority at all times to regulate the form and provisions of licences to be granted under this Act, and to alter and add to the conditions thereof; and each licence shall distinctly specify the kind or kinds of liquor the holder is authorized to sell, the manner in which and source whence such liquor is to be supplied to him, the excise duty, not exceeding three rupees and eight annas per gallon, which he shall pay upon it, whether it be provided by the Officers of Government or otherwise, or should a fee upon the licence be substituted for the said excise duty, the amount of such fee. The licence shall further specify the district or place, street or road, and house or shop in which the sale is to be carried on.

VII. The sale of Arrack or Rum, or other country Spirits, or of Toddy, in quantities larger than those specified for each article in Section V.

of this Act, is prohibited; and every person who shall act in breach of this prohibition, shall be liable to the fine prescribed in Section XV. for the illicit possession of these articles; but this prohibition does not apply to the sale of spirituous or fermented liquors imported into Madras under passes from the Collector, or other Officer duly empowered in that behalf, and supplied by wholesale to licensed retail dealers, or to the sale of Rum under bond for exportation by sea, and covered by a certificate to that effect.

VIII. Every person taking out a licence for the retail sale of spirituous or fermented liquors or intoxicating drugs under this Act, shall execute a counterpart engagement in exact conformity with the tenor of such licence.

IX. The Collector may withhold or recall a licence, if any of the conditions upon which the licence is granted be not complied with, or, with the sanction of the Board of Revenue, for any other cause, giving fifteen days' notice of such withdrawal; and any person selling by retail any spirituous or fermented liquor within the Town and Suburbs of Madras, whilst such licence is withheld, or after it is recalled, shall be subject to all the penalties provided by this Act for the unlicensed sale of spirituous or fermented liquors.

X. No spirituous liquor manufactured Eastward of the Cape of Good Hope, shall be removed from the Sea Custom House to any Warehouse, Shop, or private dwelling, or from one Warehouse, Shop, or private dwelling to another, without the Permit of the Collector of Madras, which Permit must accompany all liquors so removed, but persons having paid the Sea Custom Duty, shall be entitled to dispose of such liquor by wholesale for exportation beyond the limits of Madras and its Suburbs, such export to be made under permits to be granted by the Collector of Madras at his discretion, and on proof to his satisfaction that the spirits are intended to be exported.

XI. All spirituous liquor manufactured by the European method of distillation shall, when imported into the Town and Suburbs of Madras by land, be placed under the charge of the Collector of Sea Customs, who will have them gauged and tested. The said liquors may be either kept in the custody of the Importer on his furnishing security for its exportation or sale, under the provisions of Section II. Act XXXII. of 1845, or in the joint custody of the Collector of Sea Customs and the Importer, or it may be deposited in the Sea Custom Warehouse on payment of the usual Warehouse rent. When kept in such joint custody, or deposited in such Warehouse aforesaid, no security for its exportation or sale shall be required, and the amount and nature of the security required to be furnished when such liquors are kept in the custody of the Importer, shall be fixed by the Governor of Fort St. George in Council, who shall also determine the time to be allowed for its exportation.

XII. It shall not be lawful for the Justices to grant a licence to open or establish, or keep open any Lodging House, Boarding House, Eating House, Punch House, Coffee Room, Tavern, Hotel, or any other House of Public Entertainment within their jurisdiction, in which any spirituous or fermented liquor may be sold, to any person who has not taken out a licence for the retail sale of such liquor, and any such licence granted by the Justices shall become void whenever the licence for the retail of such liquor

granted to such person, shall be withheld or recalled by the Collector under this Act. Provided always that, on the representation of the Superintendent of Police to the Collector, that any such house of public entertainment as aforesaid is kept as a disorderly house, or that the keeper thereof is, for any reason, or in consequence of misconduct, (such reason or misconduct to be specially assigned by the Superintendent,) unfit to receive or retain any such licence, then and in such case the said Collector shall forthwith revoke any licence already granted by him to such keeper of any such house of public entertainment.

XIII. The Collector, after demand made in writing, may levy any arrears of tax, duty, or fee, due on account of any licence granted under this Act, by distress and sale of the goods and chattels of the person from whom the same is due; provided that no such arrears shall be recoverable after the end of two years next after the same shall have become due, or next after an acknowledgment of the same in writing shall have been given by the person by whom the same is payable.

XIV. A breach of any of the conditions of a licence granted under this Act, shall, besides forfeiture of the licence, be punishable by a fine not exceeding Fifty Rupees, and such fine shall be recoverable from the licensed dealer, notwithstanding that such breach may have been owing to the default or carelessness of the servant or other person in charge of the shop or place of sale.

XV. Any person, not being a licensed dealer, having in his possession, and any person carrying within the Town and Suburbs of Madras any greater quantity of spirituous or fermented liquors, (excepting English and Foreign Beer, Wine, and Spirits,) than the quantity specified for each article in Section V., and not being protected by a Pass or Permit from the Collector, or other Officer duly empowered in that behalf, shall be liable to a fine not exceeding Five Hundred Rupees.

XVI. Beside the penalties above specified for the illicit sale, possession, and carrying of spirituous or fermented liquors, all such liquors found in the possession of any offender against this Act, shall be seized and confiscated, together with the Vessels, Packages and Coverings in which such liquors are found, and the animals and conveyances used in carrying them shall also be liable to seizure and confiscation.

XVII. Any Abkarry Officer above the rank of Peon, may enter, inspect, and search, at any time, by day or by night, for any of the purposes contemplated in this Act, the house or shop in which any licensed retail dealer shall carry on the sale of spirituous or fermented liquor under this Act.

XVIII. Every person, holding a licence for the retail sale of spirituous or fermented liquors, shall keep such licence at the house or shop specified in the licence, and shall show the licence on the demand of any Abkarry Officer who shall desire to see the same; and any licensed dealer, who shall refuse or be unable to produce his licence on the demand of any Abkarry Officer, shall be liable to a fine not exceeding Two Hundred Rupees.

XIX. Any Abkarry Officer may stop and detain any person having possession of or carrying in any Public Road, Street, Thoroughfare or

place, or in any open shop, any spirituous or fermented liquors without a Pass, or otherwise liable to confiscation under this Act, and may seize the liquors, with the Vessels, Packages, and Coverings in which the liquors are found, and the animals and conveyances used in carrying them.

XX. If the Collector has good reason to believe, either from information given by any Abkarry Officer, or other person, to be taken down in writing, or from his own knowledge, or from the proceedings in any other case, that any spirituous or fermented liquor liable to confiscation under this Act, is kept or concealed in any place, the Collector, by warrant under his hand, may empower any Abkarry Officer, above the rank of Jemadar of Peons, between sunrise and sunset, but always in the presence of a Constable or other Officer of the Peace, to enter into every such place where any such liquor is suspected to be kept or concealed, and to seize and carry away such liquor, and in case of resistance, to break open any door, and to force and remove any other obstacle to such entry, search, seizure or removal, as aforesaid, and to arrest and detain the owner or occupier of the premises, with all parties whom he suspects to be concerned in the unlawful keeping or concealing of such liquor whom he shall find on the premises. Provided that, where there is ground to suspect that such liquor is unlawfully concealed in any apartment of the women, in houses belonging to the classes whose women do not appear in public, the Officer charged with the execution of the Warrant, shall follow, as closely as may be, the rules for the seizure of property so concealed, adopted by the Supreme Court of Judicature at Fort St. George.

XXI. All Constables and other Ministerial Officers of the Peace, are required to aid the Abkarry Officers in the due execution of this Act, upon notice given, or request made by any such Abkarry Officer; and any Officer who, without lawful excuses, shall refuse or neglect to assist as aforesaid, on being required to do so, shall be liable to the penalty prescribed by Section XXIX. of this Act for Abkarry Officers conniving at the escape of a person arrested under this Act.

XXII. Whenever an Abkarry Officer, duly authorized under this Act, shall arrest any person, or shall seize any spirituous or fermented liquor, or shall enter any house or shop for the purpose of searching for such illicit liquors, he shall carry the person arrested, with the illicit liquors seized, with all convenient despatch, to the Collector, and shall, within twenty-four hours thereafter, make a full report to the Collector of all the particulars. And the Collector, after such further inquiry as he may deem necessary, shall forthwith either release the person arrested, or send him in custody to the Superintendent of Police, or one of his Deputies.

XXIII. Every person who shall maliciously give false information against any person, for being engaged in the unlicensed sale of spirituous or fermented liquors, or for having in his possession or carrying, or in respect of there being in any house or shop, any spirituous or fermented liquors, in contravention of this Act, shall be liable to a fine not exceeding Five Hundred Rupees, or to imprisonment in the Common Gaol, for a period not exceeding six months, or to both.

XXIV. Every person who shall obstruct or molest any Abkarry Officer, or any person acting in aid of such Officer, in the due execution of

this Act, shall be liable to a fine not exceeding Five Hundred Rupees, and such person shall be further liable, if any affray or breach of the peace shall happen in consequence of his resistance, on conviction of the same before a competent tribunal, to such punishment as is prescribed by Law for cases of affray and breach of the peace, in addition to the penalty above prescribed for resistance of process.

XXV. Any Abkarry Officer, who shall delay carrying to the Collector any person arrested, or any illicit liquors seized under this Act, or who shall neglect to report the particulars of an arrest, seizure, or search within twenty-four hours thereafter, shall be liable to a fine not exceeding Two Hundred Rupees.

XXVI. Any Abkarry Officer, who shall vexatiously and unnecessarily seize the goods or chattels of any person, on the pretence of seizing or searching for illicit spirituous or fermented liquors, or who shall vexatiously and unnecessarily arrest any person, or commit any other excess not required for the execution of his duty, shall be liable to a fine not exceeding Five Hundred Rupees.

XXVII. The provisions regarding Distilleries and Stills in Sections IV., V., VI. Regulation I. of 1820 of the Madras Code, and Act XXXII. of 1845, shall apply and be in force within the Town and Suburbs of Madras, except that the powers vested in the Criminal Judge by Section IV. Clause 5, and Section VI. Clause 9 Regulation I. of 1820, of the Madras Code, and in the Session Judge and Subordinate Judge of the Zillah, by Sections IV., V., Act XXXII. of 1845, shall be exercised within the limits of the jurisdiction of the Supreme Court by the Superintendent of Police.

XXVIII. It shall be competent to the Governor of Fort Saint George in Council, or to any Officer duly empowered by him in that behalf, to revise, from time to time, the forms of licences to be granted under Section IV. Regulation I. of 1820, of the Madras Code, for the establishment of Distilleries for manufacturing Rum, Arrack, or other Spirits by process of distillation similar to the European process, and to introduce into such forms of licences such provisions and stipulations as may seem to be advisable, anything in Section II. Act XXXII. of 1845, to the contrary notwithstanding.

XXIX. Any Officer employed in the Abkarry Department, who shall unlawfully release or connive at the escape of any person arrested under this Act, or connive at the sale of spirituous or fermented liquors without a licence, or by any licensed dealer contrary to the terms of such licence, or act in a manner inconsistent with his duty, for the purpose of enabling any person to do anything whereby any of the provisions of this Act may be evaded or broken, or the Abkarry Revenue be defrauded, shall be liable to a fine not exceeding Five Hundred Rupees.

XXX. Any Officer employed in the Abkarry Department, who shall ask or take any gratuity not authorized by any law or order of Government, or of the Board of Revenue, in consideration of doing or of omitting to do any act in his official capacity, and any person who shall offer a bribe to any such Officer, in order to induce such Officer to act in a manner inconsistent with his duty, shall be liable, for every such offence, to a fine not exceeding Five Hundred Rupees.

XXXI. When any goods or chattels shall be seized by an Abkarry Officer, as liable to confiscation under this Act, such seizure shall, upon information exhibited by order of the Collector, be heard and determined in a summary manner, by the Superintendent of Police or one of his Deputies, who shall cause the persons to whom such goods and chattels belong, to be summoned to appear, and upon their appearance or default, shall examine into the cause of the seizure thereof and give judgment; and, if such judgment shall be for confiscation of the goods or chattels seized, shall issue his warrant to the Collector for the sale or disposal thereof, according to such orders as the Collector may receive from the Board of Revenue.

XXXII. Whenever any goods or chattels shall be seized as aforesaid, and within one calendar month no person shall appear before the Collector to claim the same, the Superintendent of Police, or one of his Deputies, shall examine into the cause of the seizure, at a place and time, of which notice shall have been given by the Collector in the *Fort St. George Gazette*, and give judgment for the confiscation of such of the goods and chattels as, upon such examination, shall appear to him liable to forfeiture; and upon confiscation thereof, shall issue his warrant for the disposal of them, as if the owner had been summoned to attend before the said Superintendent or one of his Deputies.

XXXIII. All fines leviable under this Act shall be adjudged by the Superintendent of Police, or one of his Deputies, any of whom, upon information exhibited before him by order of the Collector, shall, within three calendar months next after the act by which the fine was incurred and not afterwards, summon the parties accused, and upon their appearance or default, shall examine into the matter, and upon due proof made thereof, by the voluntary confession of the parties, or by the oath, or solemn affirmation, (in cases wherein a solemn affirmation is receivable by law instead of an oath,) of one or more credible witnesses, shall give judgment accordingly; and, in default of payment of any fine to which an offender is adjudged, he shall be liable, by Warrant of the said Superintendent of Police or one of his Deputies, to imprisonment in the Common Gaol, for a period not exceeding six months, or until the fine be sooner paid.

XXXIV. Whenever any person shall be convicted of an offence against this Act, after having been previously convicted of a like offence, he shall be liable, in addition to the penalty attached to such offence, to imprisonment in the Common Gaol, for a period not exceeding six months, and a like punishment of imprisonment not exceeding six months, shall be incurred in addition to the punishment which may be inflicted for a first offence upon every subsequent conviction after the second.

XXXV. One-half of all fines levied from persons convicted of the illicit possession, carrying, or sale, of spirituous or fermented liquors, and of the proceeds from the sale of liquors, vessels, packages, conveyances, stills, and other things confiscated under this Act, shall, upon adjudication of the case, be awarded in such proportion as the Superintendent of Police or one of his Deputies, adjudicating as aforesaid, may think proper, to the Officer or Officers who apprehended the offender or seized the illicit liquors or other articles,—and the other half shall be given to the informer;

and if no fine be realized, the Board of Revenue may grant such reasonable reward, not exceeding the sum of Two Hundred Rupees, as may appear to them fit. Provided that the Board of Revenue may determine, by General Order, what class of Akkary Officers shall receive rewards, and what classes shall have no title to share therein.

XXXVI. All fines levied under this Act, the disposal of which is not especially provided for, shall belong to Government; but the Officer adjudicating the case may grant any portion thereof not exceeding one-half, as rewards to informers, or as compensation to parties injured by any proceedings under this Act.

XXXVII. No writ of *Certiorari* shall be issued at the suit of any party out of the Supreme Court of Judicature at Fort St. George, to supersede, stay, remove, or in anywise affect any information or judicial proceeding before the Superintendent of Police or any of his Deputies in pursuance of this Act; and no judgment thereupon shall be quashed, except for error of law apparent on the face of the judgment.

XXXVIII. All actions and prosecutions to be instituted against the Collector or any Akkary Officer, or any person acting in aid of any such Officer, for anything done in pursuance of this Act, shall be tried and determined in the Civil Courts established by the East India Company in the Zillah of Chingleput, notwithstanding that the cause of action, in respect of which such action is brought, arose, or the defendant therein reside, within the limits of the Town of Madras, and every such action shall be brought within three calendar months after the fact committed and not afterwards, and notice in writing of such action, and of the cause thereof, shall be given to the defendant, one calendar month at least before the commencement of the action, and no plaintiff shall recover in any such action, if tender of sufficient amends shall have been made before such action brought, or if after action brought, a sufficient sum of money shall have been paid into Court with costs, by or on behalf of the defendant.

XXXIX. The Collector, in respect of the duties to be performed by him under this Act, shall have power to punish any contempt committed in his presence in open cutcherry by the imposition of a fine not exceeding Two Hundred Rupees, commutable, if not paid, to imprisonment in the Common Gaol for a period not exceeding one month. Provided that an appeal from any order passed under this Section shall lie to the Board of Revenue, and the decision of the Board thereon shall be final.

XL. The following words and expressions in this Act shall have the several meanings hereby assigned to them, unless there be something either in the subject or context repugnant to such construction, that is to say, words importing the singular number only shall include the plural, and words importing the plural number only shall include the singular, and words importing the masculine gender only, shall include females. The words "Collector of Madras," shall mean the Officer who may at any time be charged with the superintendence and collection of the public revenue within the Town of Madras, although such Officer may not be officially designated "Collector of Madras." The words "Town and Suburbs of Madras," shall include the Town of Madras, the limits of the Supreme Court of Judicature at Madras as de-

clared and described by the 12th Section of Regulation II. of 1802, of the Madras Code, and the district comprised within eight miles beyond any part of those limits.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

No. 5.

Fort William, Financial Department,
the 15th March 1852.

NOTIFICATION.—Notice is hereby given, that the Salaries, Pay, Batta, and Allowances of the Civil, Military, and Marine Departments, for March 1852, will be payable as under:—

Military and Marine Departments, on Monday, the 12th proximo.

Civil ditto, on Thursday, the 15th proximo.

By order of the Most Noble the Governor General in Council,

J. A. DORIN,
Secy. to the Govt. of India.

No. 763.

Fort William, Foreign Department,
the 25th March 1852.

NOTIFICATIONS.—The leave of absence, for one month, granted to Captain W. C. Birch, Deputy Commissioner of Shahpoor, in G. O. of the 6th ultimo, is cancelled at his request.

No. 790.

The 26th March 1852.

The Governor General in Council is pleased to sanction the appointment of Lieutenant W. H. Hawes, 63rd Native Infantry, to the temporary charge of the Sudder Bazar and Cantonment Akkaree at Sealkote, from the 9th ultimo, in the room of Lieutenant E. Howard, of the 4th Lancers, who has been permitted to resign the appointment.

No. 814.

The 27th March 1852.

The Most Noble the Governor General in Council is pleased to accept the resignation, by Ensign J. Keighley, of his appointment of Adjutant of the 3rd Regiment Sikh Local Infantry.

C. ALLEN,
Offy. Secy. to the Govt. of India.

No. 38.

Fort William, Judicial Department,
the 24th March 1852.

NOTIFICATION.—The Most Noble the Governor General in Council is pleased to appoint Mr. Assistant Surgeon J. H. Butler, of the 2nd Queen Local Infantry, to be Civil Surgeon at Jubbulpore, vice Dr. G. M. Cheyne promoted.

C. ALLEN,
Offy. Secy. to the Govt. of India.

No. 504.

NOTIFICATION.

THE 23RD MARCH 1852.

The following Statement, received from the General Post Office, is published for general information:

Statement of the Average rate of Travelling of the Mails during the last quarter from October to December 1851.

Station.	Distances in Miles.	Average time occupied.	1851. October. Average rate of travelling per hour.			1851. November. Average rate of travelling per hour.			1851. December. Average rate of travelling per hour.			Remarks.	
			M.	F.	P.	M.	F.	P.	M.	F.	P.		
WESTERN ROAD.													
Calcutta to Barrackpore,	16	12	8	5	13	11	9	5	18	11	10	0	29
Barrackpore to Hooghly,	12	12	8	4	17	2	6	6	10	2	6	0	38
Hooghly to Burdwan,	44	6	6	4	12	6	7	6	17	6	7	0	36
Burdwan to Munglopore,	54	0	8	0	31	0	8	4	35	0	8	4	36
Munglopore to Bughodhur,	88	16	5	6	36	12	6	4	23	12	7	0	28
Bughodhur to Burhia,	31	4	7	1	21	3	8	1	16	3	8	3	38
Burhia to Benares,	176	20	6	5	34	21	6	2	20	20	8	4	17
Total,	422	0	51	6	72	0	54	5	29	0	40	7	14
Average,	0	0	7	3	11	0	7	6	21	0	8	1	3
Sherghatty to Gyah,	20	4	4	3	36	4	4	7	32	4	8	0	15
Gyah to Patna,	60	12	4	5	36	12	4	6	5	19	4	6	31
Total,	80	0	9	1	33	0	9	6	38	0	9	7	7
Average,	0	0	4	4	30	0	4	6	39	0	4	7	3
Patna to Arrah,	33	6	4	0	10	8	4	1	18	7	4	2	12
Arrah to Buxar,	45	12	8	5	32	3	8	0	33	12	3	5	26
Buxar to Ghazepore,	30	6	5	1	11	3	6	3	31	0	6	0	34
Ghazepore to Benares,	45	9	4	6	23	8	5	1	32	8	5	0	12
Total,	155	0	17	6	80	0	18	8	35	0	18	0	37
Average,	0	0	4	3	10	0	4	6	18	0	4	4	0
Patna to Tirhoot,	45	10	4	2	10	8	4	7	30	8	4	7	20
Tirhoot to Muttybarry,	60	11	4	2	18	12	4	1	11	12	4	1	21
Muttyhurry to Segouley,	14	3	4	5	16	2	4	7	34	3	4	3	28
Segouley to Nepal,	100	40	9	0	12	38	2	4	20	37	2	5	26
Total,	207	0	16	3	7	0	10	6	21	0	16	3	18
Average,	0	0	3	6	21	0	4	1	17	0	4	0	24
NORTHERN ROAD.													
Calcutta to Barrasat,	14	3	4	4	20	2	5	0	39	2	5	1	61
Barrasat to Nuddea,	48	10	4	5	6	10	4	4	31	10	4	5	82
Nuddea to Berhampore,	54	13	4	0	17	11	4	6	10	11	4	6	29
Berhampore to Khamrak,	32	8	3	0	38	6	3	7	11	0	3	4	10
Khamrak to Makha,	40	13	2	7	26	11	3	4	18	8	4	5	21
Makha to Dinaisapore,	74	18	4	0	4	18	4	0	34	19	3	7	71
Dinaisapore to Rungpore,	40	11	3	4	23	10	3	5	27	11	3	3	32
Total,	302	0	27	6	23	0	20	6	11	0	30	1	28
Average,	0	0	3	7	20	0	4	1	36	0	4	2	20
Khamrak to Bhagulpore,	124	35	3	5	27	27	4	4	20	26	4	6	83
Bhagulpore to Monghyr,	42	8	4	5	30	7	5	2	20	7	5	5	30
Total,	166	0	8	3	18	0	9	7	6	0	10	4	18
Average,	0	0	4	1	29	0	4	7	23	0	6	2	6
Hooghly to Santipore,	24	0	3	6	30	6	3	7	24	6	3	7	8
Santipore to Kishenaghur,	12	2	5	1	14	2	5	0	31	2	5	6	9
Total,	36	0	3	0	41	0	9	0	51	0	9	3	17
Average,	0	0	4	0	21	0	4	4	24	0	4	5	24
Hooghly to Dighra,	18	4	4	0	11	4	4	0	20	4	4	0	24
Dighra to Culnah,	8	2	3	7	20	1	4	5	13	1	4	2	30
Culnah to Cutwah,	41	10	6	0	32	10	4	0	19	0	4	2	16
Total,	67	0	12	0	29	0	12	6	12	0	12	5	31
Average,	0	0	4	0	9	0	4	3	4	0	4	1	27
EASTERN ROAD.													
Calcutta to Jeasore,	61	19	4	0	30	17	4	4	18	4	3	3	30
Jeasore to Farridpore,	60	22	2	5	27	10	3	1	12	10	3	4	17
Farridpore to Dacca,	50	19	2	4	33	20	2	3	24	17	2	6	36
Dacca to Tipperah,	67	19	2	7	24	17	3	1	23	18	3	1	8
Tipperah to Chittagong,	60	30	3	6	26	21	4	0	20	6	1	7	24
Total,	334	0	16	1	21	0	17	8	21	0	18	1	28
Average,	0	0	3	1	30	0	8	8	22	0	8	6	24

Includes the crossing of rivers, &c., and other stoppages. This road is intersected by many rivers, and during the rainy season the whole line is inundated and becomes a sheet of water between Narayanganj and Khulna (Bardia). In the month of October there were very heavy falls of rain.

STATIONS.	Distance in Miles.	Average time occupied.	1851. October. Average rate of travelling per hour.			1851. November. Average rate of travelling per hour.			1851. December. Average rate of travelling per hour.			Remarks.
			M.	E.	P.	M.	E.	P.	M.	E.	P.	
SOUTHERN ROAD.												
Calcutta to Midnapore, ...	69	12	6	3	27	12	5	27	12	6	21	
Midnapore to Kaimra, ...	44	10	6	0	31	6	7	18	6	7	0	16
Kaura to Sambulpore, ...	110	43	4	7	38	40	5	20	42	5	1	14
Sambulpore to Rypore, ...	108	31	5	2	23	26	6	4	19	6	5	11
Rypore to Nagpore,	182	31	5	0	7	20	6	1	35	6	4	20
Total,	682	0	28	9	61	0	30	7	6	0	31	1
Average,	0	0	6	5	17	0	6	1	17	0	6	10
Calcutta to Jorasore,	101	20	8	0	87	23	4	1	36	22	4	9
Jorasore to Balasore,	55	14	3	4	14	8	3	6	30	7	4	20
Balasore to Cuttack,	107	33	3	1	12	30	3	3	27	31	3	34
Cuttack to Chittorpoore, ...	103	30	3	4	12	26	4	0	3	27	3	16
Total,	344	0	18	7	34	0	15	4	17	0	16	1
Average,	0	0	5	3	11	0	5	1	11	0	4	10
Calcutta to Khoimcolly, ..	26	7	3	2	83	8	3	0	31	7	3	4
Khoimcolly to Konkrahatty,	6	1	3	5	34	1	4	0	14	12	3	6
Konkrahatty to Kedgeree,	26	6	4	2	13	4	6	10	5	4	4	12
Total,	57	0	11	3	11	0	11	7	16	0	11	4
Average,	0	0	3	6	14	0	9	7	31	0	8	10

(Sd.) J. R. B. BENNETT,

Deputy Post Master General, in charge.

Calcutta General Post Office,
the 25th February 1852.

By Order of the Most Noble the Governor of Bengal,

J. P. GRANT, Secretary to the Government of Bengal.

No. 675.

Orders by the Most Noble the Governor of Bengal.

Appointments.—The 18th March 1852.—Mr. W. T. Tucker to be a Joint Magistrate and Deputy Collector of the 2nd Grade in the District of Patna, from the 11th instant.

Mr. C. S. Belli to be a Member of the Local Committee of Public Instruction at Jessor.

Mr. C. F. Carnac to be Register of Deeds for the District of Moorshedabad.

Moulvie Ashruff Hussein, Principal Sudder Ameen of Hazareebaug, has been promoted to the 1st grade of Principal Sudder Ameen.

Moulvie Muhammed Saem to be Principal Sudder Ameen of the 24-Pergunnahs.

Baboo Kusheshur Mitter to be 2nd Principal Sudder Ameen of the 24-Pergunnahs.

Moulvie Nyemooddeen Mahomed to be temporary Additional Principal Sudder Ameen of Hooghly, until further orders.

Moulvie Imdad Ali to be Sudder Ameen of Midnapore and Moonsiff of the Sudder Station of that District.

Moulvie Gholam Ghous to be Sudder Ameen of Moorshedabad.

Baboo Beneenauth Bose to be temporary Sudder Ameen of Dacca and Moonsiff of the Sudder Station of that District, during the absence of Moulvie Nyemooddeen Mahomed, or until further orders.

Moulvie Imjad Ali, Moonsiff of Baghree in Midnapore, and Moulvie Mahomed Ali, Moonsiff of Nattore in Rajshahye, have been respectively promoted to the 1st grade of Moonsiffs.

Baboo Gourmohun Roy, Dewan of the Rajah of Tipperah, to be a Member of the Local Committee of Public Instruction at Comilla.

Mr. C. F. Carnac, Register of Deeds at Moorshedabad, to be a Marriage Registrar of Moorshedabad.

The 25th March 1852.—Mr. W. G. Young to officiate as Under-Secretary to the Government of Bengal during the absence of Mr. W. Seton-Karr, or until further orders.

Mr. J. Watson to officiate as Superintendent of Survey of the 1st or North Division during the absence of Mr. W. G. Young, or until further orders. Mr. Watson is vested with the full powers of a Collector under Regulations VII. of 1822 and IX. of 1825 in the Districts of Purneah, Bhugulpore, Dinsingapore, Rungpore, Malda, Monghyr, Beerbboom, Moorshedabad, Jessor, Furreedpore, Mymenting, Rajshahye, Pubna and Bogra.

Leave of Absence.—The 23rd March 1852.—Mr. W. Noney, Sudder Ameen and Moonsiff of Purneah, for one month, in extension of the leave granted to him, on Medical Certificate, under Orders of the 8th November last.

Mr. C. J. Simons, Apothecary at Gowabatty, for twenty-two days, from the 10th instant, on Medical Certificate.

The 24th March 1852.—Mr. W. J. Longmore, for one month, under Section XI. of the Amended Absentee Rules, in addition to the time allowed for joining his appointment as Officiating Joint Magistrate and Deputy Collector of Bancoorah.

Mr. R. Whittal, Civil Assistant Surgeon of Shahabad, for one month, on Medical Certificate.

The unexpired portion of the leave of absence granted to Mr. J. Johnson, Deputy Collector under Regulation IX. of 1833, in Malda, on the 11th November last, has been cancelled from the 10th of January, the date on which he rejoined his appointment.

The remaining portion of the leave of absence granted, on the 28th November last, to Baboo Buddinauth Broto, Sub-Assistant Surgeon of Chittagong, has been cancelled from the 10th January last, the date on which he returned to his duties.

Notification.—The 26th March 1852.—Captain C. S. Reynolds, Principal Assistant to the Commissioner of Assam in Durrung, resumed charge of the Treasury of the Collectorate, and the current duties of his Judicial and Revenue Offices from Mr. Sub-Assistant G. A. Bruce, on the 10th instant.

Dr. A. Campbell, Superintendent of Darjeeling, resumed charge of the Treasury and the current duties of his Office from Mr. F. J. Cockburn, on the 17th instant.

The Reverend H. R. Shepherd, Chaplain of Dacca, returned to his District on the 16th instant.

Lieutenant W. Agnew, Officiating Principal Assistant to the Commissioner of Assam at Gonalparah, resumed charge of the Treasury of the Collectorate and his Judicial and Revenue Offices from Mr. Sub-Assistant H. Driver, on the 17th instant.

Lieutenant R. R. Harris made over charge of the Cantonment Joint Magistracy of Dinapore to Captain R. Spencer, of the 26th Regiment Native Infantry, on the 15th instant.

Mr. G. C. Cheap, Civil and Sessions Judge of Rajshahye, made over charge of the current duties of his office, to Moulvie Abdool Ulee, the Principal Sudder Ameen, on the 20th instant, to proceed to Pubna on sessions duty.

Mr. G. C. Chapman, Deputy Magistrate under Act XV. of 1843, received charge of the Sub-Division of Deoghar, on the 16th instant.

Mr. R. F. Hodgson, Collector of Behar, resumed charge of his office from Mr. Deputy Collector J. Macleod, on the 22nd instant.

Mr. A. W. Russell resumed charge of the Treasury of the Deputy Collectorate of Banorab from Moulvie Syed Wajeeullah, Deputy Collector, on the 28th instant.

Mr. R. Torrens, of the Civil Service, reported his return from Sea on the 22nd instant.

By Order of the Most Noble the Governor of Bengal,

J. P. GRANT,
Secy. to the Govt. of Bengal.

No. 1225 of 1852.

Orders by the Hon'ble the Lieutenant Governor of the North-Western Provinces.

Revenue Department,

Agra, the 20th March 1852.

Leave of Absence.—Munsoor Allee Khan, Deputy Collector under Regulation IX. of 1833, and Deputy Magistrate under Act XV. of 1843, in Zillah Ghazepore, for two months, on Medical Certificate, from the date on which he made over charge of his duties.

Appointment.—Mr. John Alone to officiate as Deputy Collector under Regulation IX. of 1833, and Deputy Magistrate under Act XV. of 1843, in Zillah Ghazepore, during the absence of Munsoor Allee Khan, or until further orders.

No. 504 of 1852.

General Department, N. W. P.,

Agra, the 20th March 1852.

Appointment.—Captain Fletcher Fulton Comp-ton Hayes, A. M., to be a Member of the Local Committee of Public Instruction at Ajmere.

By order of the Hon'ble the Lieutenant Governor of the North-Western Provinces,

W. Muir,
Secy. to the Govt., N. W. P.

No. 1229 of 1852.

Judicial and Revenue Department,
Agra, the 22nd March 1852.

Appointment.—Mahomed Akber Ally, Tehsildar of Pergunnah Hutaon, in Zillah Futtahpore, to be a Deputy Magistrate under Act XV. of 1843, with the powers of an Assistant as laid down in Regulation IX. of 1807.

No. 1231 of 1852.

Judicial Department,
Agra, the 22nd March 1852.

Notification.—Syud Gholam Moheebuldeen, Moonsiff of Hatras, in Zillah Allyghur, is promoted to the 1st Grade, vice Luchmoo Pershad, Moonsiff of Bunder, deceased.

JOHN W. SHAW,
Offg. Asst. Secy. to Govt., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 26th March 1852.

No. 201 of 1852.—Captain Edward Innes Robinson, of the 7th Regiment Light Cavalry, is permitted to proceed to Sea, visiting the Straits, New South Wales, &c., on Medical Certificate, and to be absent from Bengal on that account for two years.

No. 202 of 1852.—In continuation of G. G. O. No. 91, of the 6th February last, the Most Noble the Governor General in Council is pleased to direct that, whenever the subsistence allowance of a Soldier's wife is stopped as a punishment, her name, the offence, and the period of stoppage shall invariably be notified in Regimental Orders; and whenever such period exceeds two months, a report, stating the offence and the proof of guilt, is to be made without delay for the information of His Excellency the Commander-in-Chief.

No. 203 of 1852.—The services of Ensign Robert Davidson, of the 64th Regiment Native Infantry, are placed at the disposal of the Foreign Department for employment in the Mahratta Local Battalion.

No. 204 of 1852.—The undermentioned Officers are permitted to proceed to Europe on Furlough:

Lieutenant Robert MacLagan, of Engineers, Principal of the College for Civil Engineers at Roorkee, } On Private Affairs from Govt. of Bombay.

Lieutenant William Briggs, of the 71st Regiment Native Infantry, attached to the Arcanau Local Battalion, } On Medical Certificate.

Assistant Surgeon John Hilliard, of the Medical Department,

No. 205 of 1852.—The Most Noble the Governor General of India in Council is pleased to make the following promotions:

2nd European Bengal Fusiliers.

1st Lieutenant Webber Desborough Harris to be Captain of a Company, } From the 1st March 1852, in succession to Capt. Frederick Jones Thompson transferred to the Invalid Establishment.

2nd Lieut. Charles Richard Blair to be 1st Lieutenant, . . .

44th Regiment Native Infantry.

Captain Arthur Sanders to be Major,
 Lieut. Hugh Rees James to be Captain of a Company,
 Ensign Hugo James to be Lieutenant,

From the 29th Feb.
1852, in succession to
Major Thomas God-
dard transferred to
the Invalid Establish-
ment.

Army Commissariat Department.

Sergeant Robert Kelly to be Sub-Conductor from the 13th June 1852, vice Wrixon remanded to the Regiment of Artillery.

R. J. H. BIRCH, Lieut.-Colonel,
 Offg. Secy. to the Govt. of India,
 in the Mily. Dept.

NOTICE.—The General Treasury will be closed on Tuesday the 30th instant, on account of the Hindoo Holiday Shree Ramuobomee.

J. I. HARVEY, Sub-Treasurer.
 General Treasury, the 19th March 1852.

General Post Office Notifications.

Export Overland Mail per P. and O. Co.'s Steamer, direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hong Kong,) intended for transmission by the Peninsular and Oriental Company's Steamer, will be closed at this Office on Wednesday the 7th proximo, and that an After-Packet will be despatched hence on Thursday, the 8th idem, with the ordinary Mail, to ensure its arrival at Kedgeree, in time to reach the Steamer. The public are particularly requested to observe that no Letters for the Steamer can be received after 3 P. M. of that date.

J. R. BURLTON BENNETT,
 Deputy Post Master General, in Charge.
 Port William, Genl. Post Office, }
 The 27th March 1852.

Export Overland Mail vid Bombay.

THE Government of Bombay having appointed the 3rd of the ensuing month of April for the departure of the next Steamer therefrom with a Mail for Suez—Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Wednesday, the 24th Proximo, and that the first set of the Overland Packets will be closed at, and despatched from this Office, on Tuesday, the 23rd idem.

J. R. BURLTON BENNETT,
 Deputy Post Master General, in Charge.
 Port William, Genl. Post Office, }
 the 28th February 1852.

NOTICE.—A Branch Post Office has been experimentally established from the 1st instant at Jungypore.

Jungypore is 36 miles distant from Berham-pore.

J. R. BURLTON BENNETT,
 Depy. Post Master General in Charge.
 Calcutta, Genl. Post Office, }
 the 9th March 1852.

NOTICE.—The subjoined copy of a letter, No. 12827, dated 28th April last, from the Secretary to Her Majesty's General Post Office, London, is published for general information.

J. R. BURLTON BENNETT,
 Deputy Post Master General, in Charge.
 Calcutta, Genl. Post Office, }
 The 30th June, 1851.

Colonial. No. 12827.
 General Post Office, 26th April, 1851.

SIR,—Referring to your letter of the 6th ultimo on the subject of the New Postal Convention between Great Britain and the United States, I beg to acquaint you, that letters arriving in this Country from India, addressed to the United States, can be sent forward to their destination, leaving the British Postage chargeable for their conveyance, to be paid by the persons to whom they are addressed.

I am, &c.,
 (Sd.) W. L. MABERY.
 The Post Master General, Calcutta.

(True Copy.)

J. R. BURLTON BENNETT,
 Deputy Post Master General, in Charge.

NOTICE.—The subjoined copy of a Notice issued by the London General Post Office, is published for general information.

J. R. BURLTON BENNETT,
 Deputy Post Master General, in Charge.
 Calcutta, Genl. Post Office, }
 the 30th April, 1851.

Instructions No. 4, 1851. By Command of the Post Master General.

Notice to the Public and Instructions to all Post Masters, Sub-Post Masters and Letter Receivers.

Parliamentary Proceedings to India and Hong Kong, vid Southampton.

General Post Office, February, 1851.

On and after the 1st March next, printed votes and proceedings of the Imperial Parliament, and of the Colonial Legislatures, may be transmitted by the Post between the United Kingdom and the East Indies, or Hong Kong, vid Southampton, (subject, however, to all the existing regulations and restrictions) at the following reduced rates of postage, viz.:

For any weight not exceeding four Ounces,	1 d.
Ditto exceeding four Ounces and not exceeding eight Ounces, ..	2 d.
Ditto exceeding eight Ounces and not exceeding twelve Ounces, ..	3 d.
Ditto exceeding twelve Ounces and not exceeding sixteen Ounces, ..	4 d.
and so on in proportion, viz., for every additional four Ounces in weight, above the weight of sixteen Ounces, an additional rate of one Penny, it being understood, that any lesser weight than four Ounces, shall be charged as four Ounces.	

This Postage, which is entirely British Postage, and does not include the rate chargeable for conveyance in India, must, in all cases, be paid in advance.

(True copy,)
 J. R. BURLTON BENNETT,
 Dy. Post Master General, in Charge.

LIST of Remaining Unclaimed Letters and Parcels
which accumulated from the month of October to
December 1851.

E.

Elphinstone, Esq F (2 letters)—Sersada Factory, Culna.
Engelbright, Esq J H.—Dacca.
Eede, Mrs James—Dak Bungalow, Allahabad.
Ewart, Major—55th N I, Cawnpore.
Esdaile, Dr—Isomeric Performance, Calcutta, East Indies.
Edwards, Esq S—Taljooree, Jessor.
Edwards, Mr G—Ship "Lady Kennaway," Madras.
Evelyn, Mrs F H (2 letters)—Passenger per Steamer "Haddington," Kedgeree.
Earl, Mr T—Jubbulpore.
Earle, Esq Thos C C—Care of J H Williams, Esq, Jubbulpore.
Edgar, Esq G (4 letters)—Post Office, Calcutta.
Edwards, Major E F—II M 70th Foot, Cawnpore.
Elcock, Richard—Bombay.
Elgar, Mr John—Genl Hospital, Calcutta.
Erington, Capt—Ship "Lascar," Kedgeree.
Ewan, Mr T W—Monghyr.
Elkins, Mr Wm—Ship "Duke."
Edgall, Capt—"Lord George Bentinck."
Ellie, Mr W A—Barque "Pestomjee Bomanjee."
Edwards, Mr Joseph—Ship "Lang."
Etreridge, Mr W J—H C Marine Service, Bankshall, Calcutta.

F.

Fenwick, Esq T C—No. 16, Dedurbux's Lane, Calcutta.
Fraser, Mr Lewis—Care of Mr W Fraser, Band Supplier, Serampore.
Fuller, Mr D—Spence's Bungalow, Balle Khoul, Calcutta.
Fisher, Esq J S—Dak Bungalow, Burdwan.
Fane, Esq W Lt—3rd P I Cavalry, Umritshur.
Fendall, Esq P W—H C S Bombay.
Foff, Esq Agustin—Benares, Sevrie Regt.
Fraser, Mrs D W—Santipore.
Fox, Esq W H—Seetapore College, Seetapore,
Falkner, Esq J H—Agra.
Fernandes, Mr Joseph—Care of Capt Trouson, Calcutta.
Fraser, Lt—2nd Fusiliers, Agra.
Farnworth, Esq J M—Attorney, No. 12, Waterloo Street Calcutta.
Forbes, Esq G—Writers' Buildings, near Govt House, Calcutta.
Fairlie, Col W—Calcutta.
Fisher, Mr W (3 letters)—Chandernagore.
Farlow, Mr W—Hotel, Calcutta.
Frost, John—Meerut.
Fowlis, Mrs Mary—Widow, residing in the house of Wasil Khan, Khansamia, Calcutta.
Flexter, George—Care of Mr James Cameron, Apothecary 1st Battalion, Hospital, Agra.
Francis, P—Butler to Sir James Colville, K. T., 4, Old Post Office Street, Calcutta.
Francis, Fiddler—Victoria Hotel, Lall Bazar, Calcutta.
Frederick, Col (10 letters)—67th Regt N I, Spence's Hotel, Calcutta.
Paydro, Monsr—Dum Dum.
Frost, Mr Francis—Bengal.
Fortescue, F R Norman—Writers' Buildings, Calcutta.
Fazel, Esq M D—Dacca.
Fraser, Esq T—Luckimpore.
Forth, Wm—Seaman, Ship "Cornwall," Calcutta.
Fleck, Mr W—Capt Forbes, Barque "Laidman."
Finlayson, Mr G—Ship "Mary Graham."
Fenwick, Capt—Ship "Monarch."
Foster, Mr Wm—Sailor board the "Mary Bell."
Fraser, Mr W—"Pestomjee Bomanjee."
Forstier, Henry (2 letters)—a bord de "L'Indienne."
Fleury, Monsr A (4 letters)—Ditto.
Pois, Monsr S—Ditto.
Fernandes, Mr John—Ship "Myaram Dyaram."
Preu, Mrs Kate—Govt House, Calcutta.

G.

George, Mrs W—No. 1, Calcutta.
George, Mr W—Diamond Harbour.

Gonsalves, Mrs Maria—Calcutta.
Green, Major G—II M 8th Regt, Madras.
Gibson, Mrs—No. 4½, Suna Lane, Calcutta.
Gilmore, Esq D—Kishnaghur.
Grant, Esq W C—Furzeipore.
Goodant, Miss B—No. 8, Meerjanny Gully, Calcutta.
Gunnas, Mr R—Care of Mr Neirs, Lower Circular Road, Calcutta.
Gunnas, Mrs R—Care of Mr B-Gunnas, Band Master 47th Regt N I, Cawnpore.
Graseah, Mrs Rose—Sibollah Gully, Calcutta.
Gloery, Esq A P—H E I Co's Artillery, Calcutta.
Griffin, Mr L—Simla.
Gilmore, Major H—11th Madras N I, Vizangram.
Guest, Mrs—Care of Messrs Tuttle and Charles, Benares.
Gready, Thomas—88th Foot, Calcutta.
Gorton, Esq Henry—Calcutta.
Graves, Esq—H M 18th R I, Fort William.
Grenier, Joseph—Poste Restante, Calcutta.
Grollier, Esq Goston (3 letters)—Calcutta.
Gibson, Esq B B—Mohesgunga.
Greenway, Lt Thos—Moulmein.
Grant, Capt John—H E I L, Bengal Service.
Gordon, Esq Hy (4 letters)—Kishenaghur.
George, Serjt—Fort Monghyr.
Gubbay, Esq E S—Calcutta.
Gopaulchund Baboo (6 letters)—Calcutta.
Gopaulkiasen Bhose, (2 letters)—Calcutta.
Gomes, Mr M F—Bendel, vid Hoogly.
Gordon, Miss Anne—Judge Gaston, Bancoorah.
Gibson, Esq C H—Dacca.
Gillin, John—Carpenter on board the "Anna Henderson," Calcutta.
Gouck, Mr A (2 letters)—Carpenter Ship "Cornwall," Calcutta.
Gillpin, Mr Robert (3 letters)—Barque "Cornwall," Calcutta.
Gray, Mr J—Ship "Hyderabad," Calcutta.
Girard, Monsr H—Capt du "Long Cours," Calcutta.
Girard, Monsr—a bord de "Sousennet."
Guillard, Monsr J—Sanconnett.
Gastu, Monsr—L'Euttle de Bordeaux.
Girard, Monsr Heini—Capt du "Long Cours," Francois.
Gresanje,—a bord du Navire "Lenocl."
Grendy, Wm—Ship "Owen Glendower," Capt Pane.
Garbutt, Mr Thos—Ship "Phillip Laing."
Gillson, Esq—E I S, Seringapatam, Calcutta.
Gleghorn, Thos—on board "Victoria."
Guider, Mr (3 letters)—2nd Officer Ship "Woodbridge."
Grove, C W (2 letters)—Apprentice Ship "Woodbridge."
Galet, Monsr Laforest—a bord de Frigate "La Peuriope."
Goussand, Monsr (5 letters)—bord de "L'Indienne."
Gingorve, Monsr—Ditto.
Gabriel, J—Ditto.

(To be continued.)

J. R. BURLTON BENNETT,
Deputy Post Master General,
In Charge.

Fort William, Calcutta,
Genl. Post Office, the 17th March 1852. }

EDUCATION NOTICE.—The next Meeting of the Committee appointed for the examination of Candidates for promotion and employment in the Education Department, will be held in the Hindu College on Saturday, the 3rd of April 1852.

Detailed particulars of the nature and extent of the examination, the number of vacancies in the Department, &c. &c., will be afforded by the Secretary to the Council of Education to all Candidates on personal application.

(By order,) —

FRED. J. MOUAT, M. D.,
Secy. Council of Education.

No. 348.

*Fort William, Civil Auditor's Office, the 16th
March 1852.*

NOTIFICATION.

*To the Officers of the Judicial, Revenue, Customs,
Salt, Opium and Akbariee and other branches of
the Service.*

The Civil Auditor requests that disburrowing Officers will submit for audit, a detailed Pay Abstract of their Office Establishments respectively, for the month of April 1852, stating the names, dates of appointment, and the dates of orders of Government, &c., sanctioning the same, or any alteration in the salaries of Christian Assistants and Native Omahis that may have been made agreeably to the Financial Rules of 8th December 1843. The Thannah Establishments, under the control of the Magistrates and Joint Magistrates, to be specified in detail, distinguishing the sums drawn under each particular head, and the total of the Police Force shewn at one view in the outer column in the above Abstract. The Orders notified in the *Calcutta Gazette* of the 6th January 1849, page 11, should be strictly attended to with respect to vacant situations. At the foot of the Abstract, a Memorandum must be given, shewing the amount which may have been drawn purely as batta on account of salaries of old incumbents, also the reduction that may have been effected in consequence of vacancies, and subsequently carried to the credit of Government.

W. P. PALMER,
Civil Auditor.

No. 1208.

Chart of the Pogue Coast and Gulf of Martaban, with Sailing Directions,

BY COMMANDER FELL, I. N.

THE above Chart and Sailing Directions having been lithographed and printed, Parties requiring it are requested to apply to the Calcutta Custom House, where it is to be had for 3 Rupees per copy, including the Sailing Directions.

By order of the Superintendent of Marine,

JAS. SUTHERLAND, Secy.

*Fort William, }
the 8th March 1852. }*

No. 1279.

ICE SHIPS.

NOTICE is hereby given, that twelve months after the date of this advertisement, the privilege now enjoyed by American Ships bringing Ice of exemption from Port dues to the extent of the Ice tonnage, will be withdrawn in conformity with the Orders of Government.

2nd. All American Ships arriving here with Ice, after the 11th March 1852, will be liable to the full amount of Port dues as other Ships are.

By order of the Superintendent of Marine,

JAS. SUTHERLAND,

*Fort William, }
the 11th March 1852. }
Secretary.*

For Allahabad and Intermediate Stations.



A Cargo Boat in tow of a Steamer will be despatched on or about the 3rd proximo. For freight and passage apply at the Government Boat Office.

By Order of the Superintendent of Marine,

J. WOODLEY,
Clerk of the Govt. Boat Office.

*Govt. Boat Office, }
the 26th March 1852. }*

NOTICE is hereby given, that the system of granting Temporary Passes for the protection of Sea-imported Salt, upon the deposit of duty, will be re-introduced from the 22nd, (Twenty-second,) instant.

2. The Passes will be obtainable, as they were before, at this office; but to be of any validity, they must be countersigned by the Superintendent of the Calcutta Salt Chokeys. The Passes will be current for (48) Forty-eight hours, from the time at which delivery may be completed, as shown by the Certificate of the Preventive Officer, on the back of the document.

3. Preventive Officers will be instructed not to give delivery on any Pass, unless it be countersigned by the Superintendent of Calcutta Salt Chokeys, and to be careful in endorsing the Pass, to enter the full quantity delivered, and the precise time, (hour and minute,) at which the delivery is completed.

4. It is further notified, for general information, that Commanders of Salt-laden Vessels must invariably enter in the Import Manifest, the quantity of Salt actually shipped, as shown in the Cockets, Export Manifest, Port Clearance, or other document, of the Port of Export. If no such document exist, then the quantity shown by the Bill-of-Lading, that is, the quantity which at the time of shipment the Commander believed to be put on board, must be entered in the Import Manifest. In the event of no Bill-of-Lading, the Commander must specially state how the Salt was put on board; if in baskets, the number shipped, and the mode in which he has estimated the entered weight.

5. The Board have fixed rates of wastage, sufficient to cover deficiencies arising from ordinary causes. Should greater wastage be apprehended from any extraordinary cause, it must be noted at the foot of the Manifest, at the time of entry. Commanders will not be held responsible for a larger quantity of Salt than they have reason to believe they have brought into Port; but they must state the grounds of their belief, fully and accurately, and support them by such documentary evidence, as may be available.

By order of the Board of Revenue, Lower Provinces,

(Signed) W. BRACKEN,
Collector of Customs.

*Calcutta, Collector's Office,
Govt. Custom House, the 5th March 1852. }*

OPIUM NOTIFICATION.—Notice is hereby given, that the Fourth Sale of Opium, the Provision of 1850-51, will be held at the Exchange Hall, on Monday, the 12th April 1852, at 11 A. M., and will comprise 2,800 Chests, viz.:

Behar Opium,.....	1,920
Benares Ditto,	880
Total Chests,...	2,800

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 5th November 1851, and published in the *Calcutta and Exchange Gazette*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 17th and 27th April 1852, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities that may be tendered for Deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 P. M. of Saturday, the 17th April 1852; and no Treasury Receipts in full payment of lots will be accepted after 4 P. M. of Tuesday, the 27th April 1852.

4. In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benares Opium of 1850-51, will be brought to Sale in the present year on or about the dates specified below:

	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Monday, 10th May 1852,	1920	880	2800
On or about Thursday, 10th June 1852,	1920	880	2800
On or about Monday, 12th July 1852,	1920	880	2800
On or about Tuesday, 10th August 1852, ...	1920	880	2800
On or about Friday, 10th September 1852,	1920	880	2800
On or about Monday, 11th October 1852, ...	1920	880	2800
On or about Wednesday, 10th November 1852,	1920	880	2800
On or about Friday, 10th December 1852, }	1892	869	2761
	15332	7029	22361

By order of the Board of Revenue, Fort William, the 23rd March 1852.

CECIL BEADON, Junior Secretary.

CALCUTTA COURT OF SMALL CAUSES,
THE 17TH MARCH 1852.

NOTICE is hereby given, that the Court of Small Causes will be closed from Wednesday the 31st instant until Monday the 5th proximo, on which date and thenceforward the daily Sittings of the Court will be held at the Premises No. 19 Chowinghee Road, lately known as the Office of the Sudder Board of Revenue.

The practice of holding Chamber Daya will, from the 5th of April, be abolished, and Summons will be returnable in three Courts for five days in the week; Saturday will be reserved for taking depositions on Commissions from Mofussil Courts and other Miscellaneous business; and Interpleader Cases will, instead of being heard as heretofore in Chambers, follow the usual course of Causes.

It is further intimated, for general information, that the Courts will sit from 11 o'clock A. M., instead of half-past 10.

By order of the Court,

JOHN KING, Clerk.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Henry Beresford Gauke, at present residing at No. 2, Jaun Bazar Second Lane in Calcutta, an Assistant in the Hon'ble Company's Military Department. On Friday, the 19th day of March instant, It was ordered that the Hearing in this matter shall be on the 5th day of June next, and that the said Insolvent do then attend to be examined by the said Court.

Kemp, Attorney.

In the matter of James Atwick Maundrell, of European Asylum Lane, Calcutta, Acting Deputy Record-Keeper of the Court of Small Causes, an Insolvent. On Friday, the 19th day of March instant, It was ordered that the Hearing in this matter shall be on the 5th day of June next, and that the said Insolvent do then attend to be examined by the said Court.

Insolvent in Person.

Chief Clerk's Office, 24th March 1852.

In the matter of Astwach Vertannes, of Chittapore Road, an Assistant in the employ of Messrs. Kelkall, Hoare and Co., Merchants and Agents, an Insolvent. Notice, that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Wednesday, the 31st day of March instant, at the hour of ten o'clock in the forenoon.

"Any Creditor of the said Insolvent, desirous of opposing such application, do appear before the said Court at the time and place aforesaid."

Carapiet, Attorney.

Chief Clerk's Office, 24th March 1852.

Military Orphan Press.

IT is hereby notified, for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the Military Orphan Society,

JOHN T. D. KIDD,
Secy. M. O. S.

KIDDERPORE, }
31st January, 1851. }

Sheriff's Office, the 24th March 1852.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions will be held by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and places subordinate thereto, at the Court House, in the Town of Calcutta, on Wednesday, the Fourteenth day of April next, at 12 o'Clock at Noon.

The Court will open on the first day of the Sessions at 12 o'Clock at Noon, and upon each succeeding day, precisely at 11 o'Clock in the forenoon, of which all persons are required to take notice.

JOHN DEFFELL, Sheriff.

পরিক আফিস ২৪ মার্চ ১৮৫২ সাল।

সমাচার দেওয়া বাটিতেছে যে আগামী ১৪ আগস্ট বৃথার মুক্তি প্রহরের সময় শহর কলিতাতার কোর্ট উইলিয়মের এবং তাহার অনুপাতি যে সকল স্থান তামিলতে বঙ্গদেশের কোর্ট উইলিয়মের সুপ্রিম কোর্ট আপন অধিভাবত যের এবং ট্রামিনর এবং এভিনিউটুটী অর্ধাং মহাসুম্মু সম্মতি মোকদ্দমা নিষ্ঠাতা কুন্যা এক সেশিয়ান অর্ধাং মিছিন করিবেন।

এই সেশিয়ান বর্তকাল পর্যন্ত বসিবেক তাহার প্রথম দিবস মুক্তি প্রহরের সময় তাহার পর প্রতি দিবস এগারো ঘটার সময় বসিবেক এবিষয় সকলে অবগত রাখুন।

JOHN DEFFELL Sheriff.

পরিক।

John Cochrane, Official Assignee of the Estate of John Brightman Vandenberg and Albert Harvey DeMello, Insolvent Debtors,

versus

Maurice Fitzgerald Sanders, John Brightman Vandenberg and Susan, his Wife, and Albert Harvey DeMello and Letitia, his Wife.

PURSUANT to a decree of the Supreme Court of Judicature at Fort William in Bengal made in this cause bearing date the nineteenth day of November, One Thousand Eight Hundred and Fifty, the Creditors and Legatees of Mary Umdah, of Calcutta, deceased, who died in the month of November, One Thousand Eight Hundred and Thirty-one, are hereby required to come in and prove their respective Debts and Legacies before William Macpherson, Esquire, the Master of the said Court, at his Office in the Court House on or before the Fifth day of April next, or in default thereof, they will be peremptorily excluded from the benefit of the said decree.

W. MACPHERSON,
Master.

SMOUT AND HENDER,

Complainants' Attorneys.

Supreme Court, Master's Office, }
the 5th March 1852. }

LOST.—Second Half of a Bank of Bengal Note, No. 1942, for Rs. 50, the payment of which has been stopped at the Bank.

BANK OF BENGAL RATES.

DISCOUNT.

Private Bills and Notes at or within 3 months,	} 8 per Cent.
Government Acceptances do.,	

INTEREST CHARGED.

On Fixed Loans, not exceeding 3 months, on Deposit of Company's Paper,	} 6 per Cent.
On Deposit of Opium,	
On Deposit of Metals and Indigo,	7 " "
On Deposit of other Goods,	8 " "
On Accounts of Credit, not exceeding 3 months, on Deposit of Company's Paper,	6 " "
On Deposit of Opium,	7½ " "
On Deposit of Metals and Indigo,	7½ " "
On Deposit of other Goods,	8½ " "

W. GREY, Secy. & Treasurer.

Bank of Bengal, }
Calcutta, 25th March 1852. }

North-Western Bank of India.

THE opinion of Counsel, which has been taken as resolved by the Shareholders at the last Half-yearly General Meeting, being favorable to the sensibility of registering the Bank under Act No. XLIII. of 1850, the Manager hereby calls a Special Meeting of the Shareholders for the purpose of resolving that the Company shall be registered under the said Act, to be held at the Bank Premises, No. 4, Old Council House Street, Calcutta, at Noon, on Tuesday, the 20th day of April 1852.

This notice is given in pursuance of and as required by the fourth Section of the said Act XLIII. of 1850.

JOHN O'B. TANDY,

Manager.

North-Western Bank of India, }
Calcutta, 27th December 1851. }

NOTICE.—The Interest and Responsibility of Mr. James Lyall in our Firm, ceased on the 10th day of July 1851.

JAMES LYALL & CO.

Calcutta, 22nd March, 1852.

INDIA GENERAL STEAM NAVIGATION COMPANY.

NOTICE is hereby given, that the adjourned Half-yearly General Meeting of Shareholders of this Company, will be held on Monday, the 29th instant, at 3 p. m.

By order of the Directors,

H. N. P. GRANT, Secretary.

Strand, Calcutta, 16th March 1852.

For Sale at the Military Orphan Press,

PRICE 3 RUPEES,

AN ACT for punishing Mutiny and Desertion of Officers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Debts and the Distribution of the Effects of Officers and Soldiers dying in the Service.

GOVERNMENT BOOK AGENCY.

EDUCATION NOTICE.—Under the sanction of Government and with a view to extend the benefits of Education as widely as can be accomplished by such means, the Book Agent is authorized to sell at Cost Price, with a small additional per centage to cover the interest of outlay, all Works of which complete editions are purchased by, or published under the authority of the Government, to public and private Schools without distinction.

The following Works are at present in store at the Book Agency for sale:

No. of Copies.								Price per Copy.
112	Richardson's Selections, in 1 vol. full bound,	7 0 0
308	Richardson's ditto, " 2 vols.	7 0 0
16	Russell's Modern Europe, 4 vols.	26 0 0	
15	Jaintree's Principles of Legislation,	6 0 0	
1	Penny Magazine for 1842,	4 14 0	
5	Biographical Dictionary, by S. D. U. K., vol. I., part I.,	2 10 0	
7	Ditto ditto, Vol. II., "	7 10 3	
6	Ditto ditto, vol. III., "	8 1 3	
7	Ditto ditto, vol. IV., "	5 6 6	
6	Ditto ditto, vol. IIII., "	7 8 6	
5	Edinburgh Cabinet Library,	3 0 0	
1340	Newnarch's Arithmetic,	1 8 0	
177	Encyclopedea Bengalensis, Diglot Edition, No. I.,	History of Rome,	2 0 0	
312	Ditto ditto, No. II.,	Elements of Geometry,	2 0 0	
467	Ditto ditto, No. III.,	Miscellaneous Reading,	2 0 0	
449	Ditto ditto, No. IV.,	History of Rome, part 2nd,	2 0 0	
469	Ditto ditto, No. V.,	Biography,	2 0 0	
484	Ditto ditto, No. VI.,	History of Egypt,	2 0 0	
458	Ditto ditto, No. VII.,	Miscellaneous Reading, part 2nd,	2 0 0	
495	Ditto ditto, No. VIII.,	Geography,	2 0 0	
447	Ditto ditto, No. IX.,	(Mathematics) Geometry, part 2nd,	2 0 0	
391	Ditto ditto, No. X.,	Moral Tales,	2 0 0	
136	Ditto ditto, No. XI.,	Improvement of the Mind,	2 0 0	
140	Ditto ditto, No. XII.,	Improvement of the Mind,	2 0 0	
325	Ditto ditto, Bangali Edition, No. IV.,	1 0 0	
142	Ditto ditto, No. I.,	1 0 0	
51	Ditto ditto, No. II.,	1 0 0	
66	Ditto ditto, No. III.,	1 0 0	
679	London Pharmacopoeia, (translated into Bengali),	1 12 0	
100	Rutinboli, (in Sanscrit),	0 8 0	
49	Law of Inheritance (in Sanscrit),	0 8 0	
1488	Addison's Essays, (on English paper),	4 0 0	
	(on Serampore paper),	3 0 0	
193	School Maps, in sets of four, upon the same scale as those published by the Irish School Society, comprising Maps of the World, Europe, Asia and America,	13 0 0		
72	Smith's Moral Sentiments,	3 0 0	
369	Reid's Inquiry into the Human Mind,	1 8 0	
366	Goldsmith's Essays, (Galante Edition),	1 0 0	
5	Peacock's Algebra, vol. I., }	19 0 4	
8	Ditto " II., }	19 0 4	
20	Hymen's Differential Equations,	6 0 8	
11	Brinkley's Astronomy,	7 3 10	
17	Ball's Differential and Integral Calculus,	7 8 8	
12	Grote's History of Greece, in 4 vols.,	38 10 0	
14	Mill's Logic, in 2 vols.,	18 1 10	
14	Stow's Training System,	3 10 0	
8	Herschel's Astronomy,	3 0 0	
19	Ditto Introduction to Natural Philosophy,	3 0 0	
9	Somerville on the Connection of the Physical Sciences,	4 12 8	
41	D. L. Richardson's Lives of the British Poets,	5 0 0	
13	Gibbon's Rome, (large Edition),	12 0	
23	Gordwyan's Mathematics,	10 13 10	
2	Bacon's Essays, (Westall's Designs),	1 4 0	
19	Milton's Poetical Works, (by Revd. Stebbings),	2 0 0	
10	Reid's Intellectual Powers,	5 0 0	
23	Potter's Optics,	4 0 0	
5	Mackintosh's England, in 10 vols.,	30 0 9	
10	Goldsmith's Essays and Poems, (Illustrated Edition),	1 10 0	
16	Smith's Arithmetical Instructor,	6 12 0	
22	Education Report for 1840-41 and 1841-42,	2 0 0	
58	Ditto for 1842-43,	2 0 0	
54	Ditto for 1843-44,	2 0 0	
51	Ditto for 1844-45,	2 0 0	
58	Ditto for 1845-46,	2 0 0	
59	Ditto for 1846-47,	2 0 0	
54	Ditto for 1847-48,	2 0 0	
271	Map of Europe in the Bengalee Character,	3 4 0	

FRKD. J. MOUAT. M. D.,

Govt. Book Agency, 30th August, 1851.

Govt. Book Agent.



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, MARCH 27, 1852.

SCHEDULE of all Administrations whereof the Final Balances have been paid to the persons entitled to the same, specifying the amount of such balances and the persons to whom paid, prepared from the 1st July to 31st December 1851, under Section XI. of Act. VII. of 1849.

ESTATES.	Date of Administration.	Date of Payment.	PAYMENTS.				Parties to whom paid.
			In Rs.	In Rs.	Government Securities.	Cash. Bank or other Stocks.	
A.							
Adams, J. W. Major General Sir,	26 June 1843, ...	8 Sept. 1851, ...	0	0	54 7 3	Paid Charles Cantor, and Co., Attorneys for Major F. Jenkins, Executor of the deceased, being in full of the balance in my hands belonging to this Estate, as per Account closed to the 29th August 1851.
Aigeldanger, John Fredk.	20 Mar. 1844, ...	8 Dec. 1851, ...	0	0	434 2 2	Remitted to my Agents, Messrs. Crawford, Colvin and Co., of London, to be paid to the deceased's Father, or his constituted Attorney, being ditto ditto as per ditto dtd 4th December 1851.
Andie, J. Colonel	28 Sept. 1834, ...	31 Dec. 1851, ...	0	0	5 11 8	Paid on Account of charges for preparing the Half-Yearly Schedule up to 30th June 1851, and auditing and advertising the same.

ESTATES.	Date of Administration.	Date of Payment.	PAYMENTS.					
			Government Securities.	In Ss. Rs.	In Co.'s Rs.	Bank or other Stocks.	Ru. As. P.	Cash.
Allmond, John	2 Dec. 1807, ...	19 Aug. 1851, ...	0	0	234 12 0	Paid Sub-Treasury, being the balance in my hands belonging to this Estate payable to Government under Section I., Act V. of 1851.
Anderson, Andrew	12 July 1849, ...	31 Dec. 1851, ...	0	0	5 10 6	Paid on Account of charges for preparing the Half-Yearly Schedule up to 30th June 1851, and auditing and advertising the same.
Ann. Mary Mr. & Ann. Mary Mrs.	12 Oct. 1808, ...	19 Aug. 1851, ...	0	0	9657 11 3	Ditto Sub-Treasury, being the balance in my hands belonging to this Estate payable to Government under Section I., Act V. of 1851.
Appach, J. F. Lieutenant Arakil, Carrpiet	28 July 1819, ...	Ditto, ...	0	0	488 8 6	Ditto ditto
Appach, J. F. Lieutenant Arakil, Carrpiet	29 Mar. 1820, ...	Ditto, ...	0	0	108 5 4	Ditto ditto
Appach, J. F. Lieutenant Arakil, Carrpiet	10 July 1849, ...	10 Sept. 1851, ...	0	0	145 11 6	Paid M. C. Joakim for Johannes Catchick, constituted Attorney of Mrs. T. T. Aratton and others, being in full of the balance in my hands as per Account closed 8th July 1851.
Ashraff, Misty Shaik	5 Aug. 1845, ...	3 & 12 Dec. 1851,	0	0	405 7 3	Paid the deceased's widow, and his next of kin the balance of this Estate, as per Account closed to 3rd December 1851.
B.								
Begram, S. P.	26 Jan. 1839, ...	29 Dec. 1851, ...	0	0	55 15 8	Paid J. G. Bagram, derivative Executor of the deceased, being in full of the balance in my hands belonging to this Estate.
Baker, G. W.	16 April 1817, ...	19 Aug. 1851, ...	0	0	487 3 7	Paid Sub-Treasury, being the balance in my hands belonging to this Estate payable to Government under Section I., Act V. of 1851.
Barlow, A.	21 May 1834, ...	Ditto, ...	0	0	3924 3 5	Ditto ditto
Bulliksen, Banniah	8 May 1833, ...	Ditto, ...	0	0	865 13 4	Ditto ditto
Beebe, Golestaun alias Mrs. Parks	2 Jan. 1827, ...	Ditto, ...	0	0	3147 15 11	Ditto ditto
—, Mahorell Nessa	25 Aug. 1834, ...	Ditto, ...	0	0	609 14 8	Ditto ditto
Sydee	11 Aug. 1834, ...	Ditto, ...	0	0	789 11 2	Ditto ditto
Beecher, Louisa Mrs.	6 Nov. 1827, ...	Ditto, ...	0	0	284 14 8	Ditto ditto
Berridge, A.	14 Feb. 1832, ...	Ditto, ...	0	0	107 9 6	Ditto ditto
Bunny, Thomas Captain Black, S.	7 Jan. 1822, ...	Ditto, ...	0	0	234 14 9	Ditto ditto
		Taken charge, ...	31 Dec. 1851, ...	0	0	0 6 11	Paid on Account of the charges for preparing the Half-Yearly Schedule up to 30th June 1851, and auditing and advertising the same.
Bulgulen, Edward	6 Oct. 1807, ...	19 Aug. 1851, ...	0	0	108 9 8	Paid Sub-Treasury, being the balance in my hands belonging to this Estate payable to Government under Section I., Act V. of 1851.
Blundell, A. J. M. Mrs. Bobjohn, Elizabeth Miss	30 Aug. 1826, ...	26 Sept. 1851, ...	0	0	6615 1 6	Ditto ditto
Blundell, A. J. M. Mrs. Bobjohn, Elizabeth Miss	22 F.b. 1833, ...	19 Aug. 1851, ...	0	0	487 9 1	Ditto ditto
Bogley, William	12 June 1806, ...	Ditto, ...	0	0	740 10 8	Paid on Account of the charges for preparing the Half-Yearly Schedule up to 30th June 1851, and auditing and advertising the same.
Boanquet, J. J. (C. S.)	10 Sept. 1844, ...	31 Dec. 1851, ...	0	0	3 12 11	

Bouchier, S. E. Miss	10 June 1834,	{	30 Aug. and 31 Dec. 1851, ...	0	0	16328 9 11
Bowring, C. B. Captain	27 Apr. 1825, ...	Ditto,	... 3 July 1851, ...	0	0	497 9 2
Box, Thomas Captain...	30 April 1849, ...	Ditto,	... 3 July 1851, ...	0	0	5767 1 11
Boyes, C. B.	2 Sept. 1834, ...	19 Sept. 1851, ...	1000	0	0	0 0 0
Brett, John Lieutenant	2 Aug. 1820, ...	30 Aug. 1851, ...	0	0	1058	6 0
Brown, Harriet Mrs.	14 June 1820, ...	Ditto,	... 0	0	108	9 8
Brownrigg, Thomas	16 Aug. 1820, ...	Ditto,	... 0	0	108	9 7
Buchanan, R. J. Assistant Surgeon	21 Aug. 1827, ...	Ditto,	... 0	0	112	6 3
Buckingham, J.	23 Nov. 1830, ...	Ditto,	... 0	0	2331	8 8
Burke, H. P. Dr.	10 Jan. 1816, ...	Ditto,	... 0	0	234	14 10
Bury, E. Corporal	19 June 1823, ...	Ditto,	... 0	0	736	9 2
C.	12 Aug. 1824, ...	Ditto,	... 0	0	235	0 11
Caldwell, Stephen	7 Jan. 1826, ...	Ditto,	... 0	0	242	10 7.
Campbell, A. Lieutenant Colonel	18 Oct. 1841, ...	31 Dec. 1851, ...	0	0	0	12 9
Canning, John	15 Nov. 1824, ...	30 Aug. 1851, ...	0	0	235	0 10
Cookerell, E. W.	11 Aug. 1819, ...	Ditto,	... 0	0	485	4 8
Collier, C. Comet	7 Oct. 1823, ...	26 Sept. 1851,	0	0	11157	13 5
Collins, George	11 Jan. 1815, ...	30 Aug. 1851,	0	0	285	0 11
———, William	2 June 1823, ...	Ditto,	... 0	0	3414	3 5
Conole, Raur	16 Dec. 1807, ...	30 Aug. 1851,	0	0	3885	7 8
Connell, John	1 Jaq. 1817, ...	Ditto,	... 0	0	108	10 8
Cooper, Gilbert Lieutenant	13 June 1821, ...	Ditto,	... 0	0	235	0 11
Couchier, C. G. M.	26 Nov. 1828, ...	Ditto,	... 0	0	108	10 8
Cox, William Ensign	8 May 1841, ...	8 Dec. 1851, ...	0	0	3091	11 6
Craigie, John Lieutenant Colonel	7 July 1803, ...	30 Aug. 1851, ...	0	0	108	4 5
Crichton, John	2 Oct. 1811, ...	Ditto,	... 0	0	489	1 10
Crookes, William Lieutenant	23 Sept. 1845, ...	4 Dec. 1861, ...	0	0	3760	10 0
Croston, W. Major General Sir	0	0

Paid Sub-Treasurer, being the balance in my hands belonging to this Estate payable to Government under Section I, Act V. of 1851.
Ditto ditto ditto ditto
Remitted to my Agents, Messrs. Crawford Colvin and Co., of London, to be paid to Phillip Fox, brother of the deceased, on his obtaining Administration in England, being the balance of the Estate, as per Account closed 2nd July 1851.

Paid and delivered to Miss Matilda Priscilla Borce, daughter of the deceased, being in full of the balance in my hands belonging to this Estate, as per Account closed to the 15th September 1851.

Paid Sub-Treasurer, being the balance in my hands belonging to this Estate payable to Government under Section I, Act V. of 1851.

Ditto	dito	dito	dito	dito.
Ditto	dito	dito	dito	dito.
Paid on Account of charges for preparing the Half-Yearly Schedule up to 30th June 1851, and advertising the same.				
Paid Sub-Treasurer, being the balance in my hands belonging to this Estate payable to Government under Section I., Act V. of 1851.				

Paid C. F. York, by his Attorney F. C. Sandes, being the balance in my hands belonging to this Estate payable to him as Assignee of the deceased's claim on Bruce, Shand and Co.'s Estate.

ESTATES.	Date of Administration.	Date of Payment.	PAYMENTS.				Parties to whom paid.
			Government Securities.	Bank or other Stocks.	In Co.'s Rs.	Ru. A.R. P.	
Sa. Rs.	Sa. Rs.	In Ru.					
D.							
DaCruz, Edward Anthony	24 June 1851, ...	16 July 1851, ...	0	0	503 15 3	Paid P. Machado and Mrs. Ann Maria Machado, being in full of the balance in my hands belonging to this Estate payable to him on behalf of his wife, the only next of kin of the deceased.
_____, Joseph	2 Aug. 1818, ...	30 Aug. 1851, ...	0	0	234 1 11	Paid Sub-Treasurer, being the balance in my hands belonging to this Estate payable to Government under Section I., Act V. of 1851.
Dare, Sally	15 Aug. 1810, ...	Ditto, ...	0	0	108 .3 4	Ditto ditto
Davies, W. F. Assistant Surgeon	2 June 1819, ...	26 Sept. 1851, ...	0	0	107 11 7	Ditto ditto
DeEscalante, Anna McVale Mrs.	25 Aug. 1834, ...	26 Sept. 1851, ...	0	0	2311 2 8	Ditto ditto
DeLafay, Mrs.	Taken charge, ...	Ditto, ...	0	0	107 11 8	Ditto ditto
Denby, W. C. Lieutenant Colonel	3 May 1842, ...	31 Dec. 1851, ...	0	0	1 8 3	Paid on Account of the charges for preparing the Half-Yearly Schedule up to 30th June 1851, and auditing and advertising the same.
Dennis, William Quarter Master Sergeant	7 May 1823, ...	26 Sept. 1851, ...	0	0	3481 12 2	Paid Sub-Treasurer, Being the balance in my hands belonging to this Estate payable to Government under Section I., Act V. of 1851.
DeRozario, Anne Mrs.	4 Sept. 1816, ...	Ditto, ...	0	0	18322 0 0 /	Ditto ditto
DeSantos, Joakim	31 Jan. 1837, ...	31 Dec. 1851, ...	0	0	7 1 5	Paid on Account of the charges for preparing the Half-Yearly Schedule up to 30th June 1851, and auditing and advertising the same.
DeSouza, Paulina Mrs.	2 Sept. 1812, ...	26 Sept. 1851, ...	0	0	484 0 3	Paid Sub-Treasurer, being the balance in my hands belonging to this Estate payable to Government under Section I., Act V. of 1851.
Dins, Andrew	21 Feb. 1826, ...	Ditto, ...	0	0	610 1 8	Ditto ditto
Dixon, John	24 Sept. 1817, ...	Ditto, ...	0	0	233 2 6	Ditto ditto
_____, Thomas Captain	26 Nov. 1849, ...	8 Dec. 1851, ...	0	0	8274 4 6	Remitted to my Agents, Messrs. Crawford, Colvin and Co., of London, to be paid to Mr. and Mrs. Steele, Executor and Executrix of the deceased, in England being in full of the balance in my hands belonging to this Estate, as per Account closed to 5th December 1851.
Dodgson, W. S. Lieutenant	5 July 1847, ..	Ditto, ...	0	0	1206 13 9	Ditto ditto ditto as per dicto ditto December 1851.
Donnelly, F. S. Captain	13 Feb. 1822, ...	26 Sept. 1851, ...	0	0	2815 7 9	Paid Sub-Treasurer, being the balance in my hands belonging to this Estate payable to Government under Section I., Act V. of 1851.
Dougan, R. F. Captain	15 July 1839, ...	22 Nov. 1851, ...	0	0	116 1 0	Remitted to Major D. F. Evans, of 16th Grenadiers, being the balance of this Estate, as per Account closed to 20th November 1851, payable to him as husband of the widow, sole Legatee of the deceased.

Douglas, James	30 Jan. 1821, ...	26 Sept. 1851, ...	0	0	353 9 4	Paid Sub-Treasurer, being the balance in my hands belonging to this Estate payable to Government under Section I., Act V. of 1851.
Drummond, J. C. Lieutenant	15 July 1828, ...	Ditto, ...	0	0	353 9 3	Ditto
Dudley, William Captain	17 Aug. 1847, ...	8 Dec. 1851, ...	0	0	1939 12 10	Remitted to my Agents, Messrs. Crawford, Colvin and Co., of London, to be paid to Mr. Samuel Dudley, father of the deceased, being the balance of this Estate as per Account closed to 4th December 1851.
Dundon, Richard	30 Aug. 1826, ...	26 Sept. 1851, ...	0	0	107 11 7	Paid Sub-Treasurer, being the balance in my hands belonging to this Estate payable to Government under Section I., Act V. of 1851.
E.							
Faton, William	4 April 1823, ...	Ditto, ...	0	0	233 2 6	Ditto
Edwards, J. Sergeant	31 May 1850, ...	31 Oct. 1851, ...	0	0	371 7 3	Remitted to Captain James Griesell for payment to Mrs. Catherine Mary Lawler, (wife of Quarter Master Sergeant Lawler, 46th N. Y.) late widow of the deceased, and sole Legatee under his Will.
Evans, Edward Ensign	8 April 1850, ...	7 Aug. 1851, ...	0	0	329 9 9	Paid Gladstone, Willie and Co., being in full of the balance in my hands belonging to this Estate, as per Account closed to 7th August 1851.
—, William Lieutenant	8 Sept. 1807, ...	26 Sept. 1851, ...	0	0	3899 9 8	Paid Sub-Treasurer, being the balance in my hands belonging to this Estate payable to Government under Section I., Act V. of 1851.
F.							
Faria, Annette	9 Mar. 1824, ...	Do. & 31 Dec. 1851	0	0	107 11 6	Ditto
Fenn, Charles Captain	1 Oct. 1817, ...	Ditto, ...	0	0	4146 11 2	Ditto
Fernandes, Anna Mrs.	6 Oct. 1819, ...	Ditto, ...	0	0	5581 9 1	Ditto
Finkleyson, Archibald	15 Sept. 1808, ...	Ditto, ...	0	0	107 11 7	Ditto
Forster, R. W. Lieutenant	1 Jan. 1823, ...	Ditto, ...	0	0	666 3 1	Ditto
Frushard, G. P.	14 Oct. 1833, ...	28 Nov. 1851, ...	0	0	107 7 2	Ditto
G.							
Gale, C. Captain	23 Oct. 1849, ...	8 Sept. 1851, ...	0	0	229 9 8	Remitted to my Agents, Messrs. Crawford, Colvin and Co., of London, to be paid to Mrs. Ellen Gale, widow of the deceased, being in full of her own and Children's share of the Estate, as per Account closed 5th September 1851.
Gardiner, J. Sergeant	28 April 1804, ...	28 Nov. 1851, ...	0	0	738 9 10	Paid Sub-Treasurer, being the balance in my hands belonging to this Estate payable to Government under Section I., Act V. of 1851.
Garrett, Arratoon	17 June 1818, ...	Ditto, ...	0	0	107 7 2	Ditto
Gibson, Henry Dr.	14 Oct. 1818, ...	Ditto, ...	0	0	617 4 4	Ditto
—, William	19 Jan. 1808, ...	Ditto, ...	0	0	95284 2 7	Ditto
Gleeson, J. Farrier Major	1 April 1845, ...	8 Dec. 1851, ...	0	0	477 4 11	Remitted to Mr. Michael Gleeson, Administrator to this Estate in England, being the balance of this Estate, as per Account closed to 4th December 1851.
Gonalves, William	26 July 1820, ...	28 Nov. 1851, ...	0	0	482 15 3	Paid Sub-Treasurer, being the balance in my hands belonging to this Estate payable to Government under Section I., Act V. of 1851.
Goodman, P.	Ditto, ...	0	0	107 7 3	Ditto
Gordon, J. Captain	15 May 1822, ...	Ditto, ...	0	0	232 9 10	Ditto
—, William	17 Dec. 1817, ...	Ditto, ...	0	0	939 9 2	Ditto

Parties to whom paid.

ESTATES.	Date of Administration.	Date of Payment.	PAYMENTS.			
			Government Securities. Rs. Rs.	In Co's Rs.	Bank or other Stocks. Rs. As. P.	Cash.
Gore, J. E. Captain	15 May 1816, ...	28 Nov. 1851, ...	0	0	232 14 0
Goulder, J. Sergeant	30 April 1810, ...	Ditto, ...	0	0	107 7 4
Graham, Henry Captain	8 April 1812, ...	Ditto, ...	0	0	107 7 3
——— Robert	27 Dec. 1825, ...	Ditto, ...	0	0	121 15 4
Grange, E. R. Sub-Assistant	6 Feb. 1843, ...	31 Dec. 1851, ...	0	0	1 1 7
Grant, James John	18 Jan. 1851, ...	Ditto, ...	0	0	1 2 11
Gray, James Gunner	22 June 1850, ...	3 July 1851, ...	0	0	14 7 3
——— Thomas	Ditto, 31 Dec. 1851, ...	0	0	0 1 9
Greenway, C. C. Trust for Mrs. Foley	In 1849, ...	1 Dec. 1851, ...	0	0	309 12 9
Grigg, W. Lieutenant	12 June 1827, ...	28 Nov. 1851, ...	0	0	635 1 7
Gyford, E. Lieutenant H.	8 April 1818, ...	Ditto, ...	0	0	357 12 4
Hall, Edward Captain	21 Mar. 1826, ...	28 Nov. 1851, ...	0	0	515 2 11
Hamilton, G. T. Lieutenant	12 May 1847, ...	8 Dec. 1851, ...	0	0	694 6 4
Hammond, Martin	2 Mar. 1808, ...	22 Dec. 1851, ...	0	0	38198 13 4
Hampson, John	7 Aug. 1848, ...	31 Dec. 1851, ...	0	0	4 2 8
Hanner, W. Ensign	15 May 1822, ...	22 Dec. 1851, ...	0	0	357 1 6
Hardy, William	Taken charge, ...	Ditto, ...	0	0	107 5 6
Hay, James Lieutenant	26 Nov. 1817, ...	Ditto, ...	0	0	234 11 1
Hays, George	31 Oct. 1825, ...	Ditto, ...	0	0	108 7 10
Henungs, Michael	Taken charge, ...	Ditto, ...	0	0	107 3 5
Henry, Augustus Captain	7 May 1817, ...	Ditto,	0	0	107 3 6

Hebert, R. A. Captain	•	14 Jan. 1850, ...	3 & 4 Dec. 1851,							
Hill, Mr.	•	13 Mar. 1820, ...	22 Dec. 1851, ...							
Hingless, Thomas	•	6 Mar. 1822, ...	Ditto, ...	232 3 4						
Hoard, J. Lieutenant	•	21 Oct. 1823, ...	Ditto, ...	105 1 11						
Hodgson, W. Captain...	•	2 Nov. 1830, ...	Ditto, ...	665 9 10						
Huet, Harry Major	•	6 Jan. 1808, ...	Ditto, ...	232 3 4						
Hughes, John M.	•	1 Oct. 1823, ...	22 Dec. 1851, ...	232 3 8						
Hunter, George Ensign	•	20 Aug. 1832, ...	Ditto, ...	107 4 1						
Hunter, R. M. Captain	•	9 Aug. 1847, ...	30 Dec. 1851, ...	655 5 3						
———, Thomas, St. John	•	26 April 1831, ...	22 Dec. 1851, ...	232 3 4						
Hurley, C. Assistant Steward	•	26 June 1832, ...	Ditto, ...	733 0 1						
I.											
Ingledeew, Robert	•	7 July 1801, ...	Ditto, ...	232 3 4						
Inghis, Robert Lieutenant	•	7 Jan. 1842, ...	19 Sept. 1851, ...	62 0 0						
Irwin, E. V.	•	30 Dec. 1845, ...	8 Sept. 1851, ...	1062 8 9						
J.											
Jackson, A. H. E. Captain	•	9 Feb. 1819, ...	22 Dec. 1851, ...	107 13 8						
———, Edward Captain	•	28 Feb. 1827, ...	Ditto, ...	703 13 2						
———, George	•	12 June 1861, ...	5 July 1851, ...	1221 10 6						
Jacob, John Lieutenant	•	20 Oct. 1819, ...	27 Sept. 1861, ...	566 15 0						
Jackson, G. Samuel	•	1 July 1844, ...	5 Sept. 1851, ...	2203 8 8						
Kellner, Henry	•	31 Mar. 1847, ...	8 Sept. 1851, ...	3389 9 10						
Laird, John..	•	28 June 1841, ...	13 Nov. 1851, ...	188 1 3						
Littlewood, D. H.	•	14 July 1851, ...	Taken charge, ...	50 10 8						

ESTATES.	Date of Administration.	Date of Payment.	PAYMENTS.					
			Government Securities.		Bank or other Stocks.	Cash.		
			In Rs.	In Co.'s Rs.		Rs.	Ars.	P.
M.								
McCurdy, C. Dr.	20 July 1848, ...	8 Sept. 1851, ...	0	0	415	1	5
			3 July 1851, ...	0	0	441	9	10
McFaughar, H. Major	4 Mar. 1850, ...	0	0		2	4	11
Mackenzie, H. Dr.	27 Nov. 1838, ...	31 Dec. 1851, ...	0	0	1643	10	11
G. S. Lieutenant	31 Mar. 1845, ...	8 Dec. 1851, ...	0	0			
Michael, George	8 June 1849, ...	26 Dec. 1851, ...	0	0	15	8	11
Murray, James Brevet Captain	23 Oct. 1850, ...	8 Dec. 1851, ...	0	0	2579	14	5
N.								
Korris, Stephen Captain	18 May 1847, ...	3 Sept. 1851, ...	0	0	75	8	4
Palmer, L. A. Mrs.	Jan. 1849, ...	31 Dec. 1851, ...	0	0	2	11	7
Prole, W. S. Captain	7 April 1847, ...	5 Dec. 1851, ...	0	0	2044	6	5
R.								
Raben, G. H. Lieutenant Colonel	22 Dec. 1834, ...	8 Sept. 1851, ...	0	0	568	8	0
Paper, F. V. Major General	5 Feb. 1850, ...	15 Sept. 1851, ...	0	0	4547	5	3
Reid, George Captain	3 Feb. 1846, ...	27 Sept. 1851, ...	0	0	1407	4	10
Parties to whom paid.								
<p>Remitted to my Agents, Messrs. Crawford, Colvin and Co., of London, to be paid to Mrs. Ellen McCurdy, widow of the deceased, being in full of the balance of this Estate as per Account closed to 5th September 1851. Ditto ditto to be paid to Mrs. Eliza Churchill, sister and Administratrix of the deceased, in England, being ditto ditto closed to 2nd July 1851. Paid on Account of the charges for preparing the Half-Yearly Schedule up to 30th June 1851, and auditing and advertising the same. Remitted to my Agents, Messrs. Crawford, Colvin and Co., of London, to be paid to Mrs. C. A. Mackenzie, mother of the deceased, and Administratrix in England, being in full of the balance of this Estate as per Account closed to 5th December 1851. Paid M. G. Macrae, son and heir at law of deceased, being in full of the balance in my hands belonging to this Estate. Remitted to my Agents, Messrs. Crawford, Colvin and Co., of London, to be paid to Revd. George Murray, brother of the deceased, and Administrator in England, being the balance of this Estate as per Account closed to 5th December 1851. Paid Joseph Willis, being in full of the balance in my hands belonging to this Estate, as per Account closed to 2nd September 1851. Paid on Account of the charges for preparing the Half-Yearly Schedule, up to 30th June 1851, and auditing and advertising the same. Paid John Cowie, Attorney for Mrs. H. Prole, widow and Administrator in England, being in full of the balance in my hands belonging to this Estate, as per Account closed 4th December 1851. Remitted to my Agents, Messrs. Crawford, Colvin and Co., of London, to be paid to the Executors of Colonel William Raban, Residuary Legatee of the deceased, being the balance of this Estate as per Account closed to 3rd September 1851. Paid and delivered to F. Ward, Attorney for Major Paper, Executor to this Estate, being ditto ditto, as per Account closed and receipt executed 15th September 1851. Remitted to my Agents, Messrs. Crawford, Colvin and Co., of London, to be paid to Mrs. Louisa Reid, mother, and three sisters in equal shares being the balance of the final Account of this Estate, closed to 23rd September 1851.</p>								

Robertson, James	8 Feb. 1845, ...	2 July 1851, ...	0	0	310 5 4
Robinson, F. W. Ensign	1 July 1850, ...	8 Aug. 1851, ...	0	0	1647 10 9
Sargent, G. Colonel,	25 Mar. 1833, ...	8 Sept. 1851, ...	0	0	81 4 5
Seton, Lydia Lady	5 May 1851, ...	31 Dec. 1851, ...	104200	0	324 13 3
Shortreed, William Captain	8 Feb. 1847, ...	8 Dec. 1851, ...	0	0	1467 12 6
Shuttleworth, F. Lieutenant	14 June 1847, ...	11 Oct. 1851, ...	0	0	3567 1 5
Singer, A. S. Captain	18 Oct. 1846, ...	5 Dec. 1851, ...	0	0	1462 11 0
Sitwell, William Henry Ensign	23 Oct. 1850, ...	20 Dec. 1851, ...	0	0	698 11 10
Smalpage, Francis James Lieutenant	11 Dec. 1838, ...	5 Dec. 1851, ...	0	0	3467 0 4
Smith, E. J. Lieutenant Colonel	9 Aug. 1847, ...	27 Sept. 1851, ...	0	0	25849 8 6
—, J. B. Lieutenant Colonel	22 Jan. 1850, {	28 Nov. and 2 Dec. 1851, ...	0	19500	1000 15 6
Sully, Elias Mr.	7 Sept. 1849, ...	31 Dec. 1851, ...	0	0	2 4 7
T.	18 Dec. 1844, ...	27 Sept. 1851, ...	0	0	7511 15 7
Taaffe, Henry Conductor	20 June 1836, ...	8 Dec. 1851, ...	0	0	388 15 8
Tod, James Lieutenant Colonel	20 Nov. 1848, ...	20 Dec. 1851, ...	0	0	208 0 5
Trotman, F. Beresford Major					

Paid J. Mackellar, being in full of the balance in my hands belonging to this Estate, as per Account closed to 2nd July 1851.
 Remitted to my Agents, Messrs. Crawford, Colvin and Co., of London, to be paid to the deceased's father, the Revd. Archdeacon Robinson, being ditto as per Account closed to 4th August 1851.

Ditto ditto to be paid to Mrs. A. H. Barry, sister and Executrix of Mrs. Colonel H. Dare, being ditto ditto, as per ditto ditto 6th September 1851.
 Paid and delivered to Henry Blunt, Attorney for Sir Henry John Seton, Charles Henry Seton and Lieutenant Colonel Bruce Seton, being ditto ditto as per ditto closed to 22nd December 1851.
 Remitted to my Agents, Messrs. Crawford, Colvin and Co., of London, to be paid to Mrs. M. S. Shortreed, Administratrix to the deceased in England, being ditto ditto as per ditto closed to 6th December 1851.
 Paid Gishorne and Co., Attorneys for G. E. Shuttleworth, father of the deceased, and Administrator in England, being ditto ditto as per ditto closed to 23rd September 1851.
 Paid John Cowie, Attorney for Mrs. Singer, widow and Executrix of the deceased, being in full of the balance in my hands belonging to this Estate, as per Account closed to 3rd December 1851.
 Paid Gillanders, Arbuthnot and Co., Agents for Ensign F. H. M. Sitwell, being ditto ditto in ditto as per ditto closed to 17th December 1851.
 Paid John Cowie, Attorney for J. H. Smalpage, of 31st N. I. brother and Legatee of the deceased, being ditto ditto in ditto as per ditto 3rd December 1851.
 Remitted to my Agents, Messrs. Crawford, Colvin and Co., of London, to be paid to the Administrator of this Estate in England, being ditto ditto as per ditto closed to 23rd September 1851.

Paid Government Agent, being the Amount of Mrs. J. B. Smith's (widow of the deceased,) 1-3rd share and paid Revd. John T. D. Kain, Secretary Military Orphan Society on Account of deceased's children being 2-3rd share of the Assets of this Estate, as per Account closed to 23rd November 1851.
 Paid on Account of the charges for preparing the Half-Yearly Schedule up to 30th June 1851, and auditing and advertising the same.

Paid to my Agents, Messrs. Crawford, Colvin and Co., of London, to be paid to James Taaffe, brother of the deceased, being a final balance of this Estate, as per Account closed to 23rd September 1851.
 Ditto ditto ditto to be paid to F. W. Blunt, on production of Proofs, being ditto ditto closed to 5th December 1851.
 Paid B. Colvin, being in full of the balance in my hands belonging to this Estate, as per Account closed to 12th December 1851, for the purpose of remitting to the deceased's widow.

ESTATES.	Date of Administration.	Date of Payment.	PAYMENT.				Parties to whom paid.
			Government Securities.		Bank or other Stocks.	Cash.	
			In Rs.	In Co's Rs.	Ru. As. P.		
V.							
Vanhomrigh, H. D. Captain	8 Feb. 1847, ...	26 Sept. 1851, ...	0	0	3417 15 3
W.							Paid Lieutenant Colne William Sage, being in full of the balance in my hands belonging to this Estate, as per Account closed to the 23rd September 1851. On behalf of Mrs. C. L. Vanhomrigh widow, under authority of her letter to me of 3rd April last.
Woodburn, James Captain	13 Jan. 1845, ...	8 Dec. 1851, ...	0	0	1493 1 4
							Remitted to my Agents, Messrs. Crawford, Colvin and Co., of London, to be paid to Major A. Woodburn, brother and Administrator of the deceased in England, being the balance of this Estate, as per Account closed to 4th December 1851.

E. E.

(Signed) M. F. G. SANDES,

Administrator General

Calcutta, 31st December, 1851.

SCHEDULE of all sums of Money, Bonds and other Securities received by the Administrator General on account of each Estate remaining under his charge, together with the Payments made thereout and the Balances Prepared up to the 31st December, 1851, under Section XI. of Act VII. of 1849.

ESTATES.	Date of Administration	Balance on 1st July 1851.		Receipts up to 31st Dec. 1851.		Total.		Payments from 1st July to 31st Dec. 1851.		Balance on 31st Dec. 1851.	
		Government Securities.	Cash.	Government Securities.		Cash.	Government Securities.	Government Securities.		Cash.	Government Securities.
				To Credit.	To Debit.	Rs. A. P.	Rs. A. P. S.	Rs. C. O. R.	Rs. C. O. R.	Rs. A. P.	Rs. C. O. R.
A.											
Abbetts, Alexander	... 5 Dec. 37	0	247 3 4	0	0	0	0	0	0	246 1 0	0
Aberdeen, W.	... 31 May 42	0	40 9 10	0	0	0	0	0	0	38 7 0	0
Adams, H. J.	... 23 May 45	6200	576 1 3	0	0	0	0	0	0	772 11 3	0
J. H.	... 29 April 51	0	4555 9 11	0	0	0	0	0	0	425 4 7	0
J. W. Maj. Genl. Sir {	Under power										
Aabeg, Aviet	... 26 June 43	0	65 15 3	0	0	0	0	0	0	0 0 0	0
Lazar (Sugar Merchant)	... 19 June 39	0	0 0 0	0	0	0	0	0	0	0 0 0	0
Agnew, W. Major	... 11 June 39	0	0 0 0	0	0	0	0	0	0	0 0 0	0
In 1843	0	700	0 0 0	0	0	0	0	0	0	0 0 0	0
Ahmut, Uadije	... 13 Jan. 49	0	15 2 6	0	0	0	0	0	0	15 2 6	0
Ahmut, Richard	... 10 June 34	14000	340 5 4	0	0	0	0	0	0	1379 7 4	0
Angelberger, J. F.	... 20 Mar. 44	0	0 0 0	0	0	0	0	0	0	446 10 2	0
Alman, C. R. Lieutenant...	... 1 May 48	0	137 8 11	0	0	0	0	0	0	137 8 11	0
Amble, J. Colonel	... 23 Sept. 34	0	0 0 0	0	0	0	0	0	0	0 0 0	0
Aire, J. R. Captain	... 19 May 29	0	172 11 1	0	0	0	0	0	0	496 0 7	0
Atchison, R. H.	... 1 April 39	0	0 0 0	0	0	0	0	0	0	122 8 7	0
Aleck, R. P. Captain	... 8 April 43	0	130 2 2	0	0	0	0	0	0	1822 1 0 0	0
W. Lieutenant	... 7 Aug. 43	0	0 0 0	0	0	0	0	0	0	141 7 9	0
Alexander, G. W. Ensign	... 2 Nov. 40	0	0 0 0	0	0	0	0	0	0	0 0 0	0
James, (C. S.) 7 April 51	0	0 0 0	0	0	0	0	0	0	224 10 0	0
J. S. Lt. (Engg.) 6 Dec. 43	0	0 0 0	0	0	0	0	0	0	0 0 0	0
John	... 12 Oct. 41	0	0 0 0	0	0	0	0	0	0	0 0 0	0
W. P. Ensign	... 15 April 43	0	0 0 0	0	0	0	0	0	0	0 0 0	0
Allmond, John	... 2 Dec. 07	200	0 0 0	0	0	0	0	0	0	243 1 6	0
Allard, J. F. General	... 18 June 42	0	23 3 8	0	0	0	0	0	0	0 0 0	0
Alaricce, J. G. Lieut.	... 29 Oct. 39	0	11 8 5	0	0	0	0	0	0	1529 9 3	0
Alpe, H. Capt. 41st N. I. 11 Nov. 50	0	0 0 0	0	0	0	0	0	0	408 2 7	0
Aston, W. Captain	... 27 Aug. 44	0	0 0 0	0	0	0	0	0	0	1071 6 10	0
Atter, John (Netherlands) 28 May 47	0	0 0 0	0	0	0	0	0	0	898 6 4	0
Amuros, G. N.	... 13 June 1 ...	0	0 0 0	0	0	0	0	0	0	164 9 0	0
		0	0 0 0	0	0	0	0	0	0	21 6 0	0
		0	0 0 0	0	0	0	0	0	0	140 4 0	0
		0	0 0 0	0	0	0	0	0	0	159 6 10	0

ESTATES.	Balance on 1st July 1861.		Receipts up to 31st Dec. 1861.		Total.		Payments from 1st July to 31st Dec. 1861.		Balance on 31st Dec. 1861.	
	Government Securities.	Cash.	Government Securities.	Cash.	Government Securities.	Cash.	Government Securities.	Cash.	Government Securities.	Cash.
		To Credit.		To Debit.		To Credit.		To Debit.		
Amecchund, Baboo	... 3 July 37	96 10 11	0 0 0	0 0 0	0 0 0	16 0 0	0 0 0	0 0 0	112 10 11	3 15 1
Ammon, J. R. A.	... 25 July 43	21 0 0	0 0 0	0 0 0	0 0 0	56 10 11	0 0 0	0 0 0	601 9 44	6 2 5
Amos, A. Sergeant	... 16 Sept. 34	45 0 2	0 0 0	0 0 0	0 0 0	16 9 7	200 0 0	0 0 0	58 10 3	0 0 0
Anderson, Andrew	... 12 July 49	6 10 6	0 0 0	0 0 0	0 0 0	5 10 6	0 0 0	0 0 0	0 0 0	0 0 0
Anderson, Charles	... 15 Sept. 46	0 0 0	0 0 0	0 0 0	0 0 0	3133 8 10	0 0 0	0 0 0	3119 14 16	0 0 0
James	... 16 May 43	57 7 8	0 0 0	0 0 0	0 0 0	57 7 8	0 0 0	0 0 0	55 5 8	0 0 0
John Major	... 24 Nov. 51	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0
B. C. Major	... 6 June 43	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	171 9 10	82 0 3
R. Comet	... 5 May 36	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	1517 10 6	0 0 0
Andrews, William	... 4 June 44	0 0 0	0 0 0	0 0 0	0 0 0	260 12 0	0 0 0	0 0 0	1551 15 1	0 0 0
Ann. Mary Mrs.	... 12 Oct. 08	7400 0 0	1200 0 0	556 14 0	0 0 0	9120 0 9	7400 0 0	1200 0 0	9676 14 5	19 10 6
Anointed, T. J. Lieut.-Col...	... 4 Aug. 43	2740 0 0	9100 0 0	0 0 0	0 0 0	2293 5 11	27400 0 0	9100 0 0	828 5 8	0 0 0
Apkin, C. D. Major	... 19 May 34	541 0 0	70 10 6	0 0 0	0 0 0	240 11 3	541 0 0	0 0 0	320 5 9	0 0 0
Appach, J. F. Lieutenant	... 28 July 19	400 0 0	56 2 7	0 0 0	0 0 0	442 2 8	400 0 0	0 0 0	497 5 3	0 0 0
Apery, H. Capt. of Horse Art.	... 29 May 48	660 0 0	0 0 0	267 12 5	0 0 0	600 0 0	0 0 0	0 0 0	600 0 0	2 13 3
H. Lieut. &h N. I.	... 24 Sept. 39	1300 0 0	202 2 7	0 0 0	0 0 0	52 0 0	1340 0 0	0 0 0	254 2 7	0 0 0
Arlen, S. Major	... 7 Oct. 23	1160 500	131 14 7	0 0 0	0 0 0	56 8 0	1100 0 0	0 0 0	143 7 2	0 0 0
Arrohl, Richard Rev.	... 15 July 39	0 0 0	0 0 0	0 0 0	0 0 0	273 7 4	0 0 0	0 0 0	269 7 4	0 0 0
Arrakil, Carapet	... 29 Mar. 20	100 0 0	6 9 2	0 0 0	0 0 0	109 14 16	100 0 0	0 0 0	116 8 0	0 0 0
Legacy of Hossa- nali Narree	... Ditto	2000 0 0	272 5 8	0 0 0	0 0 0	213 7 6	2000 0 0	0 0 0	495 13 1	0 0 0
B. C. Mrs.	... 6 April 36	0 0 0	0 0 0	0 0 0	0 0 0	224 12 11	0 0 0	0 0 0	140 14 2	0 0 0
Share Acc't. of Sar- kies Johannes Sar- kies	... Ditto	0 0 0	0 0 0	102 4 5	0 0 0	157 0 5	0 0 0	0 0 0	90 0 0	0 0 0
Share Acc't. of House No. 10, Armenian Street,	... Ditto	0 0 0	0 0 0	8 8 11	0 0 0	260 0 0	0 0 0	0 0 0	156 5 6	0 0 0
Ditto ditto, No. 11, ditto,	... Ditto	0 0 0	0 0 0	6 9 6	0 0 0	92 0 0	0 0 0	0 0 0	92 6 6	0 0 0
Ditto ditto, No. 12, ditto,	... Ditto	0 0 0	0 0 0	118 12 2	0 0 0	180 0 0	0 0 0	0 0 0	258 15 8	0 0 0
Ditto ditto, at Gar- den Reach,	... Ditto	0 0 0	0 0 0	142 0 7	0 0 0	600 0 0	0 0 0	0 0 0	457 15 5	0 0 0
Ditto ditto, No. 1,	... Ditto	0 0 0	0 0 0	674 4 0	0 0 0	180 0 0	0 0 0	0 0 0	173 1 8	0 0 0
Lucas Lane,	... Lucas Lane,	0 0 0	0 0 0	819 10 8	0 0 0	180 0 0	0 0 0	0 0 0	319 10 8	0 0 0
Arraton, Theddua	... 10 July 49	0 0 0	0 0 0	136 2 10	0 0 0	0 0 0	0 0 0	0 0 0	308 10 10	0 0 0
Ashruff Mistry, Shaik	... 5 Aug. 45	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	372 8 0	0 0 0

• Rock Revival.

ESTATES.	Balance on last July 1st.			Receipts up to 31st Dec. 1851.			Payments from 1st July to 31st Dec. 1851.			Balance on 31st Dec. 1851.		
	Government Securities.		Cash.	Government Securities.		Cash.	Government Securities.		Cash.	Government Securities.		Cash.
	To Credit. Rs. Rs. Co's R. 2 2 2	To Debit. Rs. A. R. 2 2 2	To Credit. Rs. A. P. S. A. R. 2 2 2	To Debit. Rs. A. P. S. A. R. 2 2 2	To Credit. Rs. A. P. S. A. R. 2 2 2	To Debit. Rs. A. P. S. A. R. 2 2 2	To Credit. Rs. A. P. S. A. R. 2 2 2	To Debit. Rs. A. P. S. A. R. 2 2 2	To Credit. Rs. A. P. S. A. R. 2 2 2	To Debit. Rs. A. P. S. A. R. 2 2 2	To Credit. Rs. A. P. S. A. R. 2 2 2	To Debit. Rs. A. P. S. A. R. 2 2 2
Benton, D. C. T. Lieut. ...	1 Mar. 47	0	0	11 2 4	0	0	0	0	0	2 2 4	0	13 4 7
Beuchamp, Robert ...	8 April 49	0	0	70 10 11	0	0	16 0	0	0	6 2 4	0	0 0 0
Beloe Auk-safrre ...	10 Sept. 41	1400	0	220 13 2	0	0	111 10 8	1400	0	323 12 2	0	0 0 0
Gelotum, alias Mrs. Parks. ...	2 Jan. 27	2800	0	401 7 7	0	0	2736 12 1	2800	0	3158 3 8	2800	0 0 0
Joonwane	0	0	15 3 4	0	0	0	0	0	12 1 1	0	0 0 0
Kattee, alias Johnas Kattee, ...	27 Aug. 39	2200	0	300 6 5	0	0	46 14 11	2200	0	347 5 2	0	0 0 0
Kattoo ...	In 1847	5000	0	22 6 7	0	0	0	0	0	22 6 7	0	0 0 0
Kuthkr ...	12 Oct. 38	400	0	78 13 10	0	0	439 11 8	400	0	518 9 6	400	0 0 0
Mahorell Ness ...	25 Aug. 34	3000	0	72 14 10	0	0	12 0 9	3000	0	84 14 10	3000	0 0 0
Mohoudy Khanum ...	11 Aug. 34	1800	6500	160 9 9	0	0	168 6 4	1800	6500	325 0 1	0	0 0 0
Mary ...	31 July 34	0	0	11 4 4	0	0	0	0	0	11 4 4	0	0 0 0
Nancy Munro	0	0	89 1 7	0	0	661 2 6	600	0	750 4 1	600	0 0 0
Sook, alias Atta Beber, ...	8 Feb. 04	600	0	122 7 3	0	0	675 10 6	700	0	798 1 9	700	0 0 0
Syles ...	11 Aug. 34	700	0	0	0	0	356 0 10	0	0	70 7 5	0	0 0 0
Beecher, Charles ...	30 Mar. 43	0	0	0	0	0	0	0	0	265 9 1	0	0 0 0
Robert Major ...	Power from Bar ...	17900	0	0	0	0	679 4 8	17900	0	485 12 3	17900	0 0 0
Beecher, Louis Mrs. ...	1 Aug. 42	2100	0	23 3 8	0	0	220 0 7	2100	0	243 4 3	2100	0 0 0
Begbie, Peter ...	6 Nov. 40	6400	0	121 6 11	0	0	178 10 5	6300	0	167 1 5	6300	0 0 0
Behan, T. W. ...	17 Oct. 42	0	0	4 12 7	0	0	0	0	0	2 10 1	0	0 0 0
Bell, George Conductor ...	10 Dec. 49	0	0	700 0 0	0	0	32 14 7	0	0	2 2 3	0	0 0 0
John Revd. Bellairs, D. H., Lieut.-Col. ...	6 July 49	600	0	52 3 7	0	0	17 8 0	600	0	107 5 9	500	0 0 0
Bellingers, W. B. ...	7 Feb. 42	0	0	59 8 1	0	0	49 9 2	600	0	101 12 5	600	0 0 0
In 1846	0	0	23 1 1	0	0	0	0	0	0	23 1 1	0	0 0 0
Benjaminine, Jane Mrs. ...	19 June 37	1100	0	303 8 8	0	0	32 12 9	1100	0	51 12 1	1100	0 0 0
Benet, James Philip Lt. ...	3 April 51	0	0	1739 2 11	0	0	0	0	0	1739 2 11	0	0 0 0
Bennett, Francis Late of Col. ...	Takencharge ...	0	0	45 1 4	0	0	0	0	0	45 1 4	0	0 0 0
Long Concert, ...	3 Mar. 40	0	0	55 8 5	0	0	0	0	0	2 14 2	0	0 0 0
J. Sergeant ...	6 Nov. 48	0	0	600	0	0	33 13 6	600	0	2 14 2	0	0 0 0
J. W. late Lieut. of Her Majesty's 14th Dragoons, ...	19 Mar. 49	0	0	1000	0	0	187 1 6	0	0	4 6 3	0	0 0 0
Benton, George Major ...	13 May 31	10300	0	445 4 7	0	0	0	0	0	646 11 6	0	0 0 0
William Major ...	6 Aug. 49	0	0	867 6 0	0	0	0	0	0	867 6 0	0	0 0 0

ESTATES.		Balance on 1st July 1851.		Receipts up to 31st Dec. 1851.		Payment from 1st July to 31st Dec. 1851.		Balance on 31st Dec. 1851.	
Government Securities.	Cash.	To Credit.	To Debit.	Government Securities.	Cash.	To Credit.	To Debit.	Cash.	Government Securities.
Rs. Rs. Co's Rs.	Rs. Rs. Co's Rs.	Rs. A. P.	Rs. A. P.	Rs. Rs. Co's Rs.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. Rs. Co's Rs.
Borchier, S. E. Miss Representitive to the Estate of Capt. W. W. West.	10 June 34.	208 14 1	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0
Bourchier, P. Lieut. 50th { Taken charge N. I. Sept. 49.	700 0	110 6 7	0 0 0	0 0 0	17 8 0	700 0	127 13 7	0 0 0	0 0 0
Bourden, J. Lieut.-Colonel 24 May 42.	173 2 4	0 0 0	0 0 0	0 0 0	173 2 4	0 0 0	2 2 3	0 0 0	0 0 0
Bowie, Mary Mrs.	26 May 49.	1129 12 1	0 0 0	0 0 0	1964 1 5	400 0	43 5 9	0 0 0	0 0 0
Bourang, C. B. Captain 27 Dec. 25.	26 May 49.	56 2 9	0 0 0	0 0 0	496 4 3	400 0	496 4 3	0 0 0	0 0 0
Boss, Thomas Captain 1st E.	30 April 49.	5800 0	242 3 1	0 0 0	5800 0	0 0 0	596 2 4	0 0 0	0 0 0
Boyer, C. B.	2 Sept. 34.	1000 0	0 0 0	0 0 0	409 12 11	1000 0	0 0 0	0 0 0	0 0 0
Bord, G. Captain 21 April 29.	400 0	215 12 6	0 0 0	0 0 0	16 0 0	400 0	261 12 6	0 0 0	0 0 0
Baldwin, R. Major 22 Aug. 37.	0 0	12 3 4	0 0 0	0 0 0	0 0 0	0 0 0	12 3 4	0 0 0	0 0 0
Bates, Thomas the Elder 28 Jan. 51.	0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	40 4 5	0 0 0	0 0 0
Breen, James 7 Aug. 34.	0 0	13 14 5	0 0 0	0 0 0	0 0 0	0 0 0	13 14 5	0 0 0	0 0 0
Brennan, John 30 Jan. 43.	2000 0	207 5 0	0 0 0	0 0 0	0 0 0	0 0 0	376 10 4	0 0 0	0 0 0
Brennan, A. Major 14 July 34.	0 0	80 13 1	0 0 0	0 0 0	0 0 0	0 0 0	60 13 1	0 0 0	0 0 0
Brett, John L. Doctor 21 Feb. 27.	0 0	316 9 1	0 0 0	0 0 0	0 0 0	0 0 0	316 9 1	0 0 0	0 0 0
Brett, John Lieutenant 2 Aug. 20.	500 0	185 8 3	0 0 0	0 0 0	902 6 9	800 0	1007 14 0	0 0 0	0 0 0
Brett, William 8 Oct. 50.	0 0	413 7 0	0 0 0	0 0 0	910 0 0	910 0 0	1413 7 1	0 0 0	0 0 0
Brugeman, C. O. H. Ensign 16 Nov. 47.	900 0	0 0 0	532 7 1	0 0 0	910 0 0	910 0 0	3 4 3	0 0 0	0 0 0
Burgess, W. T. Lieutenant 12 July 34.	0 0	171 0 9	0 0 0	0 0 0	0 0 0	0 0 0	171 0 9	0 0 0	0 0 0
Burke, G. W.	31 Oct. 50.	0 0 0	603 16 1	0 0 0	0 0 0	0 0 0	7546 1 6	0 0 0	0 0 0
Brightman, Edward 27 Jan. 34.	6900 0	31160 0	0 0 0	0 0 0	8150 0 7	0 0 0	560 13 6	0 0 0	0 0 0
Brighton, Trust of Mrs. O'Brien.	Ditto 19200 0	12000 0	0 0 0	0 0 0	182 0 0	6900 0 0	13 3 10	6700 0 0	0 0 0
Brockle, J.	John Edwd. Ens. 15 Mar. 51.	0 0	0 0 0	0 0 0	0 0 0	0 0 0	408 16 5	0 0 0	0 0 0
Broadfoot, G. Major 17 Mar. 46.	0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	413 6 4	0 0 0	0 0 0
Brooke, William Captain 17 Dec. 43.	0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	477 13 6	0 0 0	0 0 0
Brooke, G. M. Lieutenant 26 Oct. 47.	0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	477 13 6	0 0 0	0 0 0
Brooke, J.	William 8 Dec. 34.	0 0 0	2 13 6	0 0 0	0 0 0	0 0 0	146 4 3	0 0 0	0 0 0
Brooke, W. A. Trust of Mrs. Lunedan Woman.	700 0	0 0 0	39 2 5	0 0 0	0 0 0	0 0 0	2 2 3	0 0 0	0 0 0
Brooks, Charles 14 July 45.	2000 0	0 0 0	8 13 6	0 0 0	0 0 0	0 0 0	1223 5 0	0 0 0	0 0 0
Brooks, C. Brigadier General 28 June 41.	0 0	0 0 0	9 4 7	0 0 0	0 0 0	0 0 0	2 2 3	0 0 0	0 0 0
Brooks, C. Brigadier 14 June 20.	1000 0	0 0 0	10 10 3	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0
Brooks, H. F. Mrs. 21 Dec. 34.	3400 0	0 0 0	2 13 6	0 0 0	0 0 0	0 0 0	12 12 2	0 0 0	0 0 0
Brown, 192 10 8	0 0 0	0 0 0	178 1 10	0 0 0	0 0 0	0 0 0	12 10 4	0 0 0	0 0 0
Brown, 1000 0 0	0 0 0	0 0 0	152 7 0	0 0 0	0 0 0	0 0 0	12 10 4	0 0 0	0 0 0
Brown, 1000 0 0	0 0 0	0 0 0	106 5 6	0 0 0	0 0 0	0 0 0	116 12 5	0 0 0	0 0 0
Brown, 1000 0 0	0 0 0	0 0 0	110 0 3	0 0 0	0 0 0	0 0 0	116 12 5	0 0 0	0 0 0
Brown, 1000 0 0	0 0 0	0 0 0	12 12 2	0 0 0	0 0 0	0 0 0	116 9 11	0 0 0	0 0 0
Brown, 1000 0 0	0 0 0	0 0 0	208 12 3	0 0 0	0 0 0	0 0 0	116 9 11	0 0 0	0 0 0

G — John Edwd. Ens. 15 Mar. 51.
 Broadfoot, G. Major 17 Mar. 46.
 Brooke, William Captain 17 Dec. 43.
 Brooke, G. M. Lieutenant 26 Oct. 47.
 Brooke, J. William 8 Dec. 34.
 Brooke, W. A. Trust of Mrs. Lunedan Woman.
 Brooks, Charles 14 July 45.
 Brooks, C. Brigadier General 28 June 41.
 Brooks, C. Brigadier 14 June 20.
 Brooks, H. F. Mrs. 21 Dec. 34.

_____, J. Overseer	19 Feb.	39
_____, John	27 Mar.	50
_____, R. C.
Brownings, Thomas	16 Aug.	20
Bruce, L. Lieut.-Col.	17 Oct.	46
Robert	24 Sept.	39
_____, R. W.	29 Aug.	33
Buchanan, R. J. Aist. Surg.	21 Aug.	27
Buckingham, J.	23 Nov.	30
Buckland, George	11 May	41
Buckton, J. Gunner-1st Com-	29 Aug.	51
Pany, 3rd Battn. of Art'y	24 Feb.	47
Bull, John
Bullock Duff,
Bunce, J. Captain	5 Sept.	46
Burgess, Catharine Mrs.
_____, L. L.	10 May	51
R. Tukencharge	22 Dec.	40
Burke, H. P. Dr.	10 Jan.	16
Burnett, C. J. F. Captain	5 Aug.	46
J. Cadone	1 Oct.	41
J. H. Captain	28 June	49
_____, R. L. Captain	24 Feb.	45
Bunney, H. Lieut.-Col.	5 Aug.	46
Burnside, R. Lieut.-Col.	3 Jan.	50
Burrell, William	3 Aug.	41
Burrill, Joseph	28 Sept.	47
Burton, Thomas	14 May	48
Bury, E. Corporal	19 June	23
Butcher, Robert	19 Feb.	65
_____, Charles	18 July	51
Batchelor, Mirza	27 Dec.	44
Batler, W. Captain	18 May	41
_____, W. Lieutenant	10 Jan.	20
Battiazzi, George Lieut.	3 Nov.	19
Byron, John Apothecary	3 June	42
C.
Carlton, Manuel	23 Dec.	44
Cassell, W. Captain	25 Jan.	42
Gallant, R.	22 July	44
Calcroft, E. Miss	25 May	41
_____, B. F. Lieut. Genl.	20 Oct.	34
Calder, J.	27 Aug.	49
Galloway, Stephen	12 Aug.	24
Camerton, A.	9 April	50
Campbell, A. Lieut.-Col.	7 Jan.	26
_____, A. E. late Lt. and Dept. Sup't of Police.	30 May	50

ESTATES. of Admistrators or Agents	Balance on 1st July 1861.			Receipts up to 31st Dec. 1861.			Payments from 1st July to 31st Dec. 1861.			Total.			Balance on 31st Dec. 1861.				
	Government Securities.	Cash.		Government Securities.	Cash.		Government Securities.	Cash.		Government Securities.	Cash.		Government Securities.	Cash.			
		To Credit.	To Debit.		To Credit.	To Debit.		To Credit.	To Debit.		To Credit.	To Debit.		To Credit.	To Debit.		
Campbell, D. K. E.	9 Dec. 50 4 Jan. 40	42 11 12 15	1 4	0 0	0 0	0 0	0 0	27 0	8 0	0 0	1100 1900	... 2300	0 0	57 2	1 4		
James	17 Oct. 37 12 June 61	1900 0	2300 0	0 0	0 0	0 0	0 0	98 0	0 0	0 0	0 0	0 0	0 0	10 13 0	0 0		
J. Leut.-Col.	17 May 36	4350 0	14 3	0 0	0 0	0 0	0 0	3900 0	0 0	0 0	4350 3900	14 7 0	0 0	4307 172	14 2		
Argyle P. M. Encls.	10 Mar. 51	1600 0	43 11	7	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	170 123	10 7		
Neil Jr.	21 Oct. 51 K. Major	0 0	0 0	0 0	0 0	0 0	0 0	1600 400	5600 47400	0 0	0 0	0 0	0 0	0 0	1600 888	1 2	
Connine, John	31 Nov. 51 18 Oct. 41	0 0	0 0	0 0	0 0	0 0	0 0	0 0	351 0	9 0	0 0	0 0	0 0	0 0	4718 0	6 11	
Carey, E. E.	8 Mar. 41	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	
Carey, Peter Deputy Ass't.		0 0	44 1 7	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	
Commissionary	3 April 50	1000 2000	27 13 3 10	2 0	0 0	0 0	0 0	0 0	25 419	0 1 2	0 0	0 0	0 0	0 0	50 10 600	10 0	
Carroll, George	8 May 47	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	
Realty Account	ditto	0 0	0 0	0 0	0 0	0 0	0 0	0 0	468 13 11	0 0	0 0	0 0	0 0	0 0	16 6 458	5 6	
Personality Account	ditto	0 0	0 0	0 0	0 0	0 0	0 0	0 0	240 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	
Carriquet, A. J. J. Ter Mrs.		0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	
Personality Acc't. of the Legatees,	4 May 42	0 11500	0 0	0 0	0 0	0 0	0 0	0 0	2189 15 3	0 0	0 0	0 0	0 0	0 0	11500 0	0 0	
- Share Acc't. of House No. 25, Doon-		0 0	0 0	0 0	0 0	0 0	0 0	0 0	287 8	0 0	0 0	0 0	0 0	0 0	16 8 0	4 7	
tullah Street,	Ditto	0 0	0 0	0 0	0 0	0 0	0 0	0 0	87 1	6 0	0 0	0 0	0 0	0 0	336 14 0	10 0	
Share Acc't. of ditto No. 26, ditto.	Ditto	0 0	0 0	0 0	0 0	0 0	0 0	0 0	203 14 10	0 0	0 0	0 0	0 0	0 0	17 0 0	6 0	
Share Acc't. of ditto		0 0	0 0	0 0	0 0	0 0	0 0	0 0	37 8	5 0	0 0	0 0	0 0	0 0	395 9 1	0 0	
No. 27, Doon-tullah Street,	Ditto	0 0	0 0	0 0	0 0	0 0	0 0	0 0	87 8	0 0	0 0	0 0	0 0	0 0	49 16 0	7 0	
Share Acc't. of ditto	Ditto	0 0	0 0	0 0	0 0	0 0	0 0	0 0	253 60	7 0	0 0	0 0	0 0	0 0	349 7 0	0 0	
No. 28, ditto.	Ditto	0 0	0 0	0 0	0 0	0 0	0 0	0 0	60 10	8 0	0 0	0 0	0 0	0 0	600 668 14 7	0 0	
Carroll, Hugh Apothecary	{ Tukemcharge	500 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	18 15 0	1 0	
Curt, Jas. Guner of 4th Comp., 3rd Baum. Arty.	20 Nov. 35	500 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	200 0 0	0 0	
Carmont, Julius,	24 July 51	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	108 9 0	10 0	
Castle, Elizabeth Mrs.	25 June 39	0 0	0 0	0 0	0 0	0 0	0 0	0 0	40 7	6 0	0 0	0 0	0 0	0 0	40 7 0	6 0	
Cathcart, Robert	25 Dec. 51	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	108 9 0	10 0	
James Lieut.	18 Aug. 40	0 0	0 0	0 0	0 0	0 0	0 0	0 0	108 9 10	0 0	0 0	0 0	0 0	0 0	2 2 0	4 0	
Caunter, Richard	7 July 51	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	230 7 2 9	0 0	
Coans, W. N. Mr. Pilot	20 Nov. 51	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	0 0	2 0 0	0 0	
	5 Mar. 49	0 0	0 0	0 0	0 0	0 0	0 0	0 0	38 3 6	0 0	0 0	0 0	0 0	0 0	0 0	31 11 1 0	0 0

Chapie, Thomas	17 Nov. 40.
Charlton, C. Dr.	12 Oct. 30.
Charter, Dr.
Chew, L. S. Mrs. Share Acct.
of J. N. (new)	1 Feb. 47
Date of R.W.S. Chew
Chiene, John	17 Oct. 37
Childs, R. H. Captain	12 Nov. 50
Chimeneur, Jean Pierre	12 June 51
Christie, C. R. H. Captain	17 April 47
E. Brevet Major	20 Nov. 49
Clark, D.	24 Sept. 45
John	24 Mar. 43
Claxton, William	12 June 47
Clinton, Charles Sergeant	24 Sept. 50
Clever, Richard	20 Mar. 34
Clerkson, H. C. Lieut.	3 July 27
Cliffe, E. H. Captain	21 Nov. 42
Clifford, J. Band Master
Clinton, Edw. Arthur (C. S.)	2 Sept. 50
Cock, E. Mrs.	18 Jan. 42
H.	{ Taken charge 9 Jun. 47
Corkell, William W.	21 Sept. 41
Corkell, F. W.	15 Nov. 24
Coleman, Richard	17 Oct. 45
Colis, C.	8 July 45
Collat,	{ Taken charge 10 Feb. 52
Collard, P. S.	8 Jan. 41
Collier, G. Comet	11 Aug. 19
Collins, D. Sergeant	21 Feb. 42
George	7 Oct. 23
G. I.	2 Dec. 36
William	11 Jan. 15
Colquhoun, A.	25 Aug. 34
Wm. alias Col-	{ Taken charge quhenon Sterling,
Comber, P.	13 July 30
Comrie, Kaur.	2 June 23
Comyn, J. R. Asst. Surgeon	4 Sept. 49
Compton, John	{ Taken charge 6 Aug. 36
T. Dr.	17 Sept. 35
Comyn, P. T. Lieut. Col.	22 Dec. 51
Conrad, A. Quartermaster	18 Mar. 45
John	18 Dec. 67
Conroy, H. E. Conductor	13 Oct. 44
Constable, C. G. Lieutenant	9 Nov. 21
Conway, D. Sergeant	16 Nov. 46

ESTATES.	Balance on 1st July 1861.		Receipts up to 31st Dec. 1861.		Total.		Payments from 1st July to 31st Dec. 1861.		Balance on 31st Dec. 1861.	
	Government Securities	Cash.	Government Securities	Cash.	Government Securities	Cash.	Government Securities	Cash.	Government Securities	Cash.
D	Rs. Ru. Co's. Re. Bank	Rs. A. P. Re. A. P. Se. Re. Co's. Re. Bank	Rs. A. P. Re. A. P. Se. Re. Co's. Re. Bank	Rs. A. P. Re. A. P. Se. Re. Co's. Re. Bank	Rs. A. P. Re. A. P. Se. Re. Co's. Re. Bank	Rs. A. P. Re. A. P. Se. Re. Co's. Re. Bank	Rs. A. P. Re. A. P. Se. Re. Co's. Re. Bank	Rs. A. P. Re. A. P. Se. Re. Co's. Re. Bank	Rs. A. P. Re. A. P. Se. Re. Co's. Re. Bank	Rs. A. P. Re. A. P. Se. Re. Co's. Re. Bank
Cooper, D. S. Lieut.	6 Jan. 45	615 10 1	6 0	110 1 5	615 10 1	6 0	615 10 1	6 0	546 7 9	6 0
<i> </i> , Gilbert Lieutenant.	1 Jan. 17	6 12 1	6 0	18 10 8	116 13 6	6 0	116 13 6	6 0	0 0	6 0
<i> </i> , John	12 Dec. 57	25052 12 10 4	25900 0	25900 0	25071 12 6	25900 0	25071 12 6	25900 0	0 0	25900 0
Cops, A. Captain	17 June 51	1520 12 4	0	3000 18900	9427 1 6	0	81 5 0	0	1401 11 0	0
Cormack, W.	16 May 37	81 5 0	0	0	0	0	94 4 3	0	79 2 2	0
Cormie, John Dr.	13 May 34	94 4 3	0	0	0	0	13 6 3	0	92 1 1	0
Corson, A.	25 Mar. 25	13 8 0	0	0	0	0	2 2 4	0	11 6 1	0
Cotes, G.	13 Feb. 43	13 8 0	0	0	0	0	2 2 4	0	0 0	0
Cottrell, Thomas	28 Nov. 36	1900 0	0	0	55 7 5	1900 0	55 7 5	1900 0	43 4 8	1900 0
Couchier, C. G. M.	13 June 21	200 0	0	220 2 10	243 6 7	200 0	0	0	32 6 9	0
Cowan, C. W. Conductor	16 Sept. 46	44 2 11	0	0	44 2 11	0	2 2 2	0	0	0
Cowley, C. W. Major	27 Aug. 49	51 14 5	0	0	51 14 5	0	13 10 4	0	42 0 7	0
Cowley, William	16 Nov. 50	200 0	0	0	50 0 0	0	0	0	494 4 11	0
Cox, William Ensign	26 Nov. 28	100 0	0	0	2000 0	100 0	0	0	2000 0	0
<i> </i> , William	12 June 51	55 0 10	0	0	110 1 5	100 0	116 13 6	0	252 2 7	0
Craig, Alexander	18 Nov. 51	0 0	0	0	0	0	55 0 10	0	0 0	0
<i> </i> , M. Mrs.	19 Nov. 51	0 0	0	0	0	0	2868 11 6	0	52 1 6	0
Craigie, John Lieutenant-Colonel	19 May 41	163 0 2	0	0	370 0 0	0	1175 14 5	0	1692 1 1	0
<i> </i> , P. Major	2 Jan. 44	832 8 4	0	0	0	0	667 6 1	0	0 0	0
Crawford, A. R. Lieutenant	10 Feb. 51	1300 0	0	103 6 9	0	0	0	0	0 0	0
Crawford, G. R. Lt. Col. of Art'y.	23 Oct. 49	2200 0	0	0	2922 9 7	0	3105 9 9	0	1101 0 5	0
Craske, W. P.	9 April 50	0 0	0	0	1900 0	0	1900 0	0	14752 8 6	0
Crichton, D. Lieutenant-Col.	30 July 51	0 0	0	0	24931 0 0	0	25763 8 6	0	0 0	0
<i> </i> , James	12 Oct. 51	348 12 5	0	0	0	0	0	0	1300 0	0
<i> </i> , John	7 July 03	6 13 4	0	0	0	0	0	0	0 0	0
Croley, G. A. Lieutenant	13 Nov. 48	500 0	0	0	27 3 6	0	0	0	0 0	0
Crooke, W. Lieutenant	2 Oct. 51	400 0	0	0	55 2 8	0	0	0	0 0	0
Crow, M.	Port from East.		Nor. 47		Nor. 47		Nor. 47		Nor. 47	
Croxton, W. Major Genl. Sir	23 Sept. 45	600 0	0	61 5 8	15 0 0	0	600 0	0	73 7 4	0
Cubitt, Thomas Lt. 49 N. I.	23 Dec. 60	4600 0	0	2 0 4	3768 9 9	0	3768 9 9	0	3770 10 0	0
Cunningham, J. D. Captain	21 Oct. 51	0 0	0	110 3 6	45 0 0	0	0	0	0 0	0
Currie, William	5 Feb. 38	0 0	0	0	0	0	0	0	0 0	0
Curtin, J. Sergeant H. H.	7 Feb. 49	0 0	0	196 10 4	0	0	196 10 1	0	0 0	0
<i> </i> , 2nd Foot	7 Feb. 49	2600 0	0	0	0	0	0	0	2641 0 0	0
D.	D.		D.		D.		D.		D.	
DaCosta, J. S.	7 May 41	307300 119700	0 0 0	487 10 10	14950 3	8307300 119700	0 0 0	14462 8 10	0 0 0	2573 14 0 0 0

ESTATE.S.	Balance on 1st July 1861.				Receipts up to 31st Dec. 1861.				Payments from 1st July to 31st Dec. 1861.				Balance on 31st Dec. 1861.			
	Government Securities.		Cash.		Government Securities.		Cash.		Government Securities.		Cash.		Government Securities.		Cash.	
	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.
Deronio, Anna Maria Mrs. {	2 Dec. 51	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
DeSantos, Joakim	31 Jan. 37	0	0	7	1	5	0	0	0	0	0	0	0	0	0	0
DeSiquera, Maria Mrs.	1 Jan. 46	0	0	13	7	0	0	0	0	0	0	0	0	0	0	0
DeSinha, Manuel	17 March 42	14,300	4300	2481	2	1	0	0	0	0	0	0	0	0	0	0
_____, Mary	3 Dec. 43	0	0	0	0	5	6	4	0	0	0	0	0	0	0	0
DeSousa, M. Mrs.	21 Aug. 41	0	0	18	14	4	0	0	0	0	0	0	0	0	0	0
DeSilva, M. P. {	2 Sept. 12	400	0	56	2	8	0	0	0	0	0	0	0	0	0	0
DeSilva, M. P. {	20 Sept. 51	0	0	71	10	1	0	0	0	0	0	0	0	0	0	0
Dias, Andrew	21 Feb. 500	600	1800	375	0	0	196	11	2	0	0	0	0	0	0	0
Dick, G. Lieut.-Col.	28 Jan. 46	0	0	42	4	0	0	0	0	0	0	0	0	0	0	0
Dickson, A. L. Mrs.	29 Nov. 41	0	0	49	15	4	0	0	0	0	0	0	0	0	0	0
_____, W. Lieut.-Col.	4 June 44	0	0	224	10	0	0	0	0	0	0	0	0	0	0	0
Dillon, Peter	12 June 51	0	0	4	7	8	0	0	0	0	0	0	0	0	0	0
Dixon, A. R.	18 Sept. 49	0	0	23	3	9	0	0	0	0	0	0	0	0	0	0
_____, John	24 Sept. 17	200	0	0	0	0	0	0	0	0	0	0	0	0	0	0
_____, Thomas Captain	26 Nov. 49	1500	6600	0	0	0	0	0	0	0	0	0	0	0	0	0
Dixson, W. O. Captain	11 Dec. 51	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Douglas, W. S. Lieutenant	5 July 47	0	0	98	9	11	0	0	0	0	0	0	0	0	0	0
Douglas, H. D. Dr.	8 May 38	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
_____, John	16 June 51	0	0	0	0	0	0	84	7	0	0	0	0	0	0	0
Donnelly, P. S. Captain	13 Feby. 22	2100	500	363	13	6	0	0	0	0	0	0	0	0	0	0
Domorad, Jas. Mr. & Mrs. {	26 Sept. 51	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Dongan, R. F. Captain	15 July 39	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Douglas, James	30 Jan. 21	300	0	39	11	2	0	0	0	0	0	0	0	0	0	0
_____, W. K. Sergeant	15 Oct. 32	0	0	8	5	6	0	0	0	0	0	0	0	0	0	0
Dove, D. Lieut.-Col.	27 Nov. 37	0	0	31	9	3	0	0	0	0	0	0	0	0	0	0
Dowson, R. Capt. 5th N. I.	12 Aug. 51	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Douglas, Anne Mrs.	1 Oct. 33	500	700	187	1	9	0	0	0	0	0	0	0	0	0	0
Draper, H. T.	0	0	0	0	7	15	6	0	0	0	0	0	0	0	0	0
Drummond, F. Honble	5 June 48	0	0	176	13	9	0	0	0	0	0	0	0	0	0	0
_____, J. C. Lieut.	15 July 28	300	0	30	11	1	0	0	0	0	0	0	0	0	0	0
Dubois, C.	23 Sept. 45	0	300	140	4	2	0	0	0	0	0	0	0	0	0	0
Duhache, J.	28 Jan. 51	0	600	0	0	0	0	300	10	4	0	0	0	0	0	0
Duilly, W. Captain	17 Aug. 47	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0

* Agric Bank Shares.

C. D. Co.'s Shares.

+ North West Bank Share.

Simla Bank Shares.

Greenway, C. C.	11 Dec. 46	In 1849	Trust for Mrs. Foley.	0
, Ann Eliza Mrs.	16 Sept. 51	16 Sept. 51	, Ann Eliza Mrs.	0
Gregorie, Julia Mrs.	3 April 37	3 April 37	, Julia Mrs.	0
Gregory, Arrakil	20 April 44	20 April 44	, T. A. Mrs.	0
Griñin, J. Brevet Major	25 Jan. 48	25 Jan. 48	, J. C. Ensign	{ Takencharge
, Mary Mrs.	26 Nov. 45	26 Nov. 45	, J. P. Capt.	0
Grigg, M. Lieutenant	27 Aug. 49	27 Aug. 49	, W. C. Lt. of Engrs.	0
Gnpp, W.	12 June 27	12 June 27	, F. C. Lt. of Engrs.	0
Gnuval, F. C. Lt. of Engrs.	20 May 50	20 May 50	, Gaston	0
Grolier, Gaston	1 Dec. 51	1 Dec. 51	, C. F. Cattle Sergt.	0
Grome, John	3 April 50	3 April 50	, John	0
Grose, John	12 June 51	12 June 51	, J. P. Capt. 46 N. I.	0
Grounds, J. P. Capt. 46 N. I.	23 Nov. 50	23 Nov. 50	, E. Lieutenant	0
Gyford, E. Lieutenant	8 April 18	8 April 18	In 1849	0
, W. H.	30	30	, P. W. A. Lieut.	{ Takencharge
Hackmann, J. F. P. Captain	17 Sept. 32	17 Sept. 32	, P. W. A. Lieut.	0
Haley, T. J. Sergeant	2 Dec. 09	2 Dec. 09	, P. W. A. Lieut.	0
Haines, E. Lieutenant	4 Mar. 50	4 Mar. 50	, Martin	0
Hallard, C. N. Lieutenant	14 Nov. 42	14 Nov. 42	, John	0
Halked, C. N. Lieutenant	9 Oct. 49	9 Oct. 49	, Edward Captain	0
Halket, R. C.	29 Mar. 41	29 Mar. 41	, H.	0
Hall, Edward Captain	21 Mar. 26	21 Mar. 26	, P. H.	0
Halloway, P. H.	27 Feb. 43	27 Feb. 43	, G. T. Lieutenant	0
Hamilton, G. T. Lieutenant	1 Feb. 48	1 Feb. 48	, W. H.	0
, W. H.	12 May 47	12 May 47	In 1840	0
Hart, William	11 Dec. 46	In 1849	, Trust for Mrs. Foley.	0
Harkett, Thomas	24 April 51	24 April 51	, Ann Eliza Mrs.	0
Harper, W. Lieutenant-Colonel	14 May 30	14 May 30	, Julia Mrs.	0
Harrington, J. H.	20 Oct. 29	20 Oct. 29	, T. A. Mrs.	0
Hart, Alexander	22 April 50	22 April 50	, J. C. Ensign	0
, S. Capt. and Br. Maj.	9 Nov. 40	9 Nov. 40	, J. P. Capt.	0
Hartley, E. Mrs.	16 Jan. 37	16 Jan. 37	, W. C. Lt. of Engrs.	0

ESTATES.	Balance on 1st July 1851.			Receipts up to 31st Dec. 1851.			Payments from 1st July to 31st Dec. 1851.			Balance on 31st Dec. 1851.		
	Government Securities.		Cash.	Government Securities.		Cash.	Government Securities.		Cash.	Government Securities.		Cash.
	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.
Hartley, G. Mrs. for Children's Subscription	0	0	0	0	0	0	0	0	0	0	0	0
Hatchell, J. H. Captain	0	0	123 2	7	0	0	0	3	5	0	3	0
Hawks, J. S. Lieutenant	0	0	0	501 10	2	0	0	122 3	7	0	0	0
Hay, James	0	0	495 12	1	0	0	0	0	0	0	0	0
In 1840	3100	0	25 12	3	0	0	0	69 6	4	3100	0	0
26 Nov. 17	200	0	195 10	0	0	0	0	217 6	7	200	0	0
28 Jan. 47	0	0	8 15	1	0	0	0	16559 0	4	1500	0	0
21 Feb. 44	0	0	0	0	0	0	0	0	0	0	0	0
Hayden, F. H. (2nd Officer Steamer Pluto)	0	0	2300	...	131 9	2	0	0	2300	0	0	0
Haydon, T. Lieutenant	0	0	175 9	9	0	0	0	0	0	0	0	0
Hayes, Timothy Sergeant	0	0	57 10	6	0	0	0	37 8	0	1500	0	0
Hayes, George	0	0	8 0	6	0	0	0	108 11	3	100	0	0
Hayward, W. Conductor	0	0	45 2	1	0	0	0	0	500	0	0	0
Heard, W. J.	0	0	53 4	11	0	0	0	12 8	0	0	0	0
Hever, James Lieutenant	0	0	173 0	6	0	0	0	8500	0	0	0	0
Henning, William Major	0	0	950 2	7	0	0	0	0	0	0	0	0
Henderson, Robert	0	0	0	0	0	0	0	1639 11	2	50500	0	0
Henderson, G. H.	0	0	124 5	6	0	0	0	49 1	0	2300	0	0
Henley, Edward	0	0	0	0	0	0	0	0	0	0	42 6	0
Henly, John	0	0	563 4	11	0	0	0	0	0	0	0	0
Hennings, Michael	0	0	0	0	0	0	0	108 11	3	100	0	0
Henry, Augustus Captain	0	0	6 12	1	0	0	0	108 11	3	100	0	0
In 1845	7 May 17	100	6 12	2	0	0	0	0	0	0	0	0
William Dr.	0	0	65 12	0	0	0	0	0	0	0	0	0
Herbert, R. A. Captain 46th Native Infantry	0	0	0	0	0	0	0	0	0	0	0	0
Hewes, Henry H.	0	0	0	0	0	0	0	0	0	0	0	0
Hewick, Richard	0	0	0	0	0	0	0	0	0	0	0	0
Hicks, H. W.	0	0	0	0	0	0	0	0	0	0	0	0
Hickman, T. Captain	0	0	0	0	0	0	0	0	0	0	0	0
Hicks, William George	0	0	0	0	0	0	0	0	0	0	0	0
Higgins, Wm. Captain	0	0	0	0	0	0	0	0	0	0	0	0
In 1845	8 April 39	0	0	0	0	0	0	0	0	0	0	0
Taken charge	0	0	0	0	0	0	0	0	0	0	0	0
12 Aug. 51	0	0	0	0	0	0	0	0	0	0	0	0
Taken charge	0	0	0	0	0	0	0	0	0	0	0	0
In 1845	9 Aug. 31	0	0	0	0	0	0	0	0	0	0	0
Taken charge	0	0	0	0	0	0	0	0	0	0	0	0
31 Aug. 41	0	0	0	0	0	0	0	0	0	0	0	0

E. I. R. Co.'s Share.

ESTATES.	Administration.	Balance on 1st July 1861.				Receipts up to 31st Dec. 1861.				Payments from 1st July to 31st Dec. 1861.				Balance on 31st Dec. 1861.			
		Cash.		Government Securities.		Cash.		Government Securities.		Cash.		Government Securities.		Cash.		Government Securities.	
		To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.
I.																	
Hutton, J. F. E.	... 12 Nov. 50	0	1300	... 0	0	0	0	0	0	1403	7 4	0	1300	... 0	1543	0 5	0
Ibrahim Isbin Mahomedibin,	23 Dec. 48	0	200	0	0	0	0	0	0	217	7 6	0	200	0	240	11 2	0
Ingledeaw, Robert	... 7 July 01	0	0	0	0	0	0	0	0	68	0 5	0	0	0	68	0 5	0
Inglis, Robert Lieut.	... 7 Jan. 42	0	0	0	0	0	0	0	0	1118	13 9	0	0	0	1138	13 7	0
Irwin, E. V.	... 30 Dec. 45	0	0	0	0	0	0	0	0	238	4 10	0	0	0	238	4 10	0
J. A. 29 June 36	0	0	0	0	0	0	0	0	1208	8 1	0	0	0	1208	8 1	0
J. S. Lieutenant	... 17 Dec. 60	0	2400	... 0	0	0	0	0	0	0	0	0	0	0	0	2400	0
J.																	
Jackson, A. H. E. Capt.	... 9 Feb. 19	100	0	700	0	0	0	0	0	109	6 1	100	0	0	116	2 1	0
Jackson, Edward Captain	... 28 Feb. 27	0	2000	0	0	0	0	0	40	0	0	700	0	0	712	12 9	0
J. E. Mrs.	... 17 Oct. 37	0	3200	0	0	0	0	0	0	1419	1 1	0	0	0	1419	1 1	0
J. E. George	... 12 June 51	0	0	0	0	0	0	0	0	172	3 9	0	0	0	162	3 9	0
J. E. William Sergeant	... 14 July 34	0	0	0	0	0	0	0	0	3200	0	0	0	0	3200	0	0
Jacob, John Lieutenant	... 21 July 46	0	0	0	0	0	0	0	0	59	7 0	0	0	0	575	-1 0	0
Jafar, Mahomed	... 27 May 50	0	2000	0	0	0	0	0	0	30	5 8	0	0	0	49	2 4	0
Jambooddeen Prince	... 28 Sept. 44	12000	9100	0	0	0	0	0	0	2254	11 4	0	0	0	244	6 8	0
Jameison, A. Sergeant	... 30 June 29	100	0	700	0	0	0	0	0	6	12 1	0	0	0	6	12 1	0
James, Susan Mrs.	... 1 Oct. 44	0	700	0	0	0	0	0	0	106	10 9	0	0	0	124	2 5	0
Janz, C. W.	... 5 April 47	700	0	0	0	0	0	0	0	9	12 6	0	0	0	37	12 6	0
Jeliroe, A. H. Major	... 53rd Native Infantry	0	0	0	0	0	0	0	0	0	0	0	0	0	1123	10 9	0
Jenkins, B. I.	... 14 Jan. 50	0	0	0	0	0	0	0	0	0	0	0	0	0	27	13 6	0
J. E. W.	... 24 Sept. 23	200	0	0	0	0	0	0	0	23	3 8	0	0	0	23	3 8	0
John, Sophia Mrs.	... 17 Dec. 41	0	0	0	0	0	0	0	0	0	0	0	0	0	7	12 8	0
Johnson, J. Major	... 16 June 34	500	0	0	0	0	0	0	0	155	12 1	0	0	0	168	4 1	0
J. Qr Mr. Sergt. of Artillery	... 3 Feb. 40	0	0	0	0	0	0	0	0	40	8 9	0	0	0	95	15 6	0
J. M. Colonel	... 26 Aug. 50	0	1400	0	0	0	0	0	0	0	0	0	0	0	82	7 4	0
Johnston, Joseph Mr.	... 23 Sept. 34	0	0	0	0	0	0	0	0	169	8 0	0	0	0	169	8 0	0
J. E. Johnston	... 16 Oct. 26	300	0	0	0	0	0	0	0	39	11 3	0	0	0	39	11 3	0
J. E. Johnston	... 11 Dec. 27	300	0	0	0	0	0	0	0	222	9 6	0	0	0	234	9 6	0
Share Acct of Miss. Johnston,	Ditto of Wm. S.	1100	0	0	0	0	0	0	0	11	9 0	0	0	0	34	8 6	0
J. E. Johnston	Ditto	1200	0	0	0	0	0	0	0	32	12 9	0	0	0	51	11 1	0
J. E. Johnston	Ditto	0	0	0	0	0	0	0	0	33	1 0	0	0	0	27	12 10	0

ESTATES.	Balance on 1st July 1851.		Receipts up to 31st Dec. 1851.		Payments from 1st July to 31st Dec. 1851.	
	Government Securities.	Cash.	To Credit.	To Debit.	Cash.	Government Securities.
Laidlaw, H.	0	0	124	8	0	0
Laird, John	0	0	200	4	200	4
Lake, G. A. F. Colonel	1500	0	230	15	1090	15
Lamb, George	26500	0	0	0	26500	0
Lamb, James Dr.	0	0	32	8	32	8
Lambard, J. L. 57th N. L.	0	0	186	4	436	1
Lambert, J. Lieutenant	47	0	363	10	363	10
Lambert, P. C. Lieutenant	47	0	80	15	80	15
Lambton, W. Lieut.-Colonel	42	0	152	10	152	10
Lance, W.	0	0	75	12	90	12
Lane, Frederick Ensign	48	0	18	13	18	13
Langer, Sarah Mrs. Share Acct. of R. J. K.	0	0	82	6	82	6
Langer, Mr.	0	0	0	0	0	0
Ditto of Miss A. B.	0	7000	0	0	7000	0
L. Langer.	0	7000	0	0	7000	0
L. Archer, Charles	0	0	95	11	445	14
Lavery, Joseph	0	0	6	12	6	12
Law, James Lieutenant	24	0	39	11	39	11
John Riding Master..	0	0	6	12	6	12
Lawrence, E. C.	0	0	0	0	0	0
William	0	0	441	8	673	6
Leeson, J. Brevet Major	42	0	13	2	13	2
J. Corporal	48	0	114	6	201	13
General	23	0	61	3	61	3
Legrand, John	46	0	64	2	150	5
Leigh, Willoughby	0	0	41	11	53	8
Lenth, S. Captain	0	0	0	0	69	4
Lennick, M. Mr.	0	0	0	0	76	9
Paul Reverend	0	0	0	0	87	6
Share Acct. of Capt.	0	0	0	0	9781	6
L. Lyster.	0	0	0	0	0	0
Leandy, A. G. Mr.	42	0	0	0	437	6
Lermit, A. Captain	30	0	0	0	295	5
Lewis, C. W.	0	0	88	9	14	14
H. Mrs.	0	0	0	0	237	7
Liddell, W.	0	0	22	3	22	3
Lind, A. P.	0	0	188	7	138	7
Takencharge	0	0	39	11	39	11
{ 28 Aug.	51	0	0	0	0	0

ESTATES.	Total.		Government Securities.		Cash.	
	To Credit.	To Debit.	Re. A. P.	Rs. Co's Rs.	Re. A. P.	Rs. Co's Rs.
Laidlaw, H.	0	0	124	8	0	0
Laird, John	0	0	200	4	200	4
Lake, G. A. F. Colonel	1500	0	230	15	1090	15
Lamb, George	26500	0	0	0	26500	0
Lambard, J. L. 57th N. L.	0	0	32	8	32	8
Lambert, P. C. Lieutenant	47	0	186	4	436	1
Lambton, W. Lieut.-Colonel	42	0	363	10	363	10
Lance, W.	0	0	80	15	80	15
Lane, Frederick Ensign	48	0	152	10	152	10
Langer, Sarah Mrs. Share Acct. of R. J. K.	0	0	75	12	75	12
Langer, Mr.	0	0	18	13	18	13
Ditto	0	0	82	6	82	6
L. Langer.	0	0	0	0	0	0
L. Archer, Charles	0	0	95	11	445	14
Lavery, Joseph	0	0	6	12	6	12
Law, James Lieutenant	24	0	39	11	39	11
John Riding Master..	0	0	6	12	6	12
Lawrence, E. C.	0	0	0	0	0	0
William	0	0	441	8	673	6
Leeson, J. Brevet Major	42	0	13	2	13	2
J. Corporal	48	0	114	6	201	13
General	23	0	61	3	61	3
Legrand, John	46	0	64	2	150	5
Leigh, Willoughby	0	0	41	11	53	8
Lenth, S. Captain	0	0	0	0	69	4
Lennick, M. Mr.	0	0	0	0	76	9
Paul Reverend	0	0	0	0	87	6
Share Acct. of Capt.	0	0	0	0	9781	6
L. Lyster.	0	0	0	0	0	0
Leandy, A. G. Mr.	42	0	0	0	437	6
Lermit, A. Captain	30	0	0	0	295	5
Lewis, C. W.	0	0	88	9	14	14
H. Mrs.	0	0	0	0	237	7
Liddell, W.	0	0	22	3	22	3
Lind, A. P.	0	0	188	7	138	7
Takencharge	0	0	39	11	39	11
{ 28 Aug.	51	0	0	0	0	0

ESTATES.	Balance on 1st July 1851.			Receipts up to 31st Dec. 1851.			Payments from 1st July to 31st Dec. 1851.			Balance on 31st Dec. 1851.		
	Government Securities.	Cash.	To Credit. To Debit.	Government Securities.	Cash.	To Credit. To Debit.	Government Securities.	Cash.	To Credit. To Debit.	Government Securities.	Cash.	To Credit. To Debit.
McDougal, James Dr.	100	0	...	6	12	2	0	0	...	6	12	2
McElmeron, T. Sub-Comdr...	0	0	...	0	0	0	0	0	...	0	0	0
McFarquhar, H. Major	430	0	...	154	15	6	9	10	0	442	10	8
MacGough, S.	4200	0	...	7	11	8	0	0	...	4200	0	0
McGuire, J. H. Ensign	18 Feb. 42	1000	0	10	3	9	0	0	...	1000	0	0
McGowan, S. Ensign	15 Feb. 43	0	...	10	9	1	0	0	...	0	0	0
McGuire, William	16 Sept. 34	0	...	29	0	4	0	0	...	29	0	4
Mellarg, James Captain	4 Aug. 22	17700	3000	10	9	1	0	0	...	853	0	0
McKinley, C. B. Captain	11 Aug. 34	0	...	234	9	0	0	0	...	234	9	0
H. C. Captain	10 Mar. 34	0	...	2	5	0	0	0	...	2	5	0
H. C. Captain	21 Nov. 42	0	...	0	0	0	0	0	...	0	0	0
Mackenzie, Alexander	10 Sept. 32	0	...	30	3	2	0	0	...	30	3	2
George Capt.	26 Jan. 25	0	...	25	13	9	0	0	...	25	13	9
G. S. Lieut.	31 Mar. 43	0	...	29	12	4	0	0	...	29	12	4
H. Dr.	17 Nov. 38	0	...	0	0	0	0	0	...	0	0	0
John	3 May 47	0	...	0	0	0	0	0	...	0	0	0
Mackeson, J. A. Lieut.	30 Oct. 44	0	...	0	0	0	0	0	...	0	0	0
P.	21 Jan. 51	0	...	921	6	5	0	0	...	921	6	3
W. L. Lieut.	30 Jan. 44	0	...	61	10	5	0	0	...	61	10	5
Mackinnon, C.	12 Mar. 44	0	...	2	4	1	0	0	...	160	4	1
J. Miss.	29 May 49	0	...	7	3	1	0	0	...	7	3	1
Personality Acct.	Ditto	0	9000	783	5	0	0	0	...	6396	10	3
Mackintosh, A.	{ Taken charge			36	14	10	0	0	...	36	14	10
J. Captain	24 Jan. 27	0	...	170	14	9	0	0	...	170	14	9
W. L. Captain	1 April 45	0	...	0	0	0	0	0	...	273	0	0
A. M. I. Captain	29 Mar. 41	0	...	65	7	11	0	0	...	65	7	11
L. A. Lieutenant	14 Dec. 47	0	...	112	6	5	0	0	...	137	6	5
McLellan, Charles	19 Nov. 46	0	...	15	9	1	0	0	...	15	2	1
McLeod, Crawford	18 May 41	1600	0	253	12	4	0	0	...	317	12	4
John	15 Sept. 19	100	0	6	12	3	0	0	...	12	6	5
J. W.	1 Dec. 29	0	1100	135	9	9	0	0	...	146	9	9
McManus, L. Sergt. of Art.	3 Dec. 54	0	800	0	0	0	0	0	...	20	0	0
McMullen, P. S. Lieut.	29 Aug. 45	0	...	9	179	0	0	0	...	9	179	0
Tak-charge	{			147	5	7	0	0	...	147	5	7
McPhail, Ann Mrs.	22 Dec. 51	9	...	0	0	0	0	0	...	0	0	0
McQueen, Kenneth	29 Aug. 11	5400	0	359	11	11	0	0	...	171	13	8
R. Captain	9 April 38	0	...	12	4	8	0	0	...	12	4	8
Macween, Hy. Davidson Lt.	uf Artillery ...	23 Oct. 49	0	875	12	10	0	0	...	875	12	10

ESTATES.		Receipts up to 31st Dec. 1851.				Payments from 1st July to 31st Dec. 1851.				Balance on 31st Dec. 1851.			
		Government Securities.	Cash.	To Credit.	To Debit.	Government Securities.	Cash.	To Credit.	To Debit.	Government Securities.	Cash.	To Credit.	To Debit.
Norris, Stephen Captain	18 May 47	0	0	0	0	0	0	0	0	0	0	0	0
Norton, Francis Mrs.	3 April 37	800	0	0	0	21 5 4	0	0	0	0	0	0	0
———, G. E. B. Ensign	7 Feb. 42	1000	0	0	0	40 0 0	0	0	0	0	0	0	0
Nott, Wm. Major Genl. Sir	24 April 45	0	0	0	0	11 13 3	0	0	0	0	0	0	0
Nuthall, D.	13 Sept. 37	0	0	0	0	0	0	0	0	0	0	0	0
O.													
O'Connor, John	12 June 19	900	0	0	0	0	0	0	0	0	0	0	0
Ogiley, A. B. Lieutenant	17 Nov. 34	0	0	0	0	6 11 0	0	0	0	0	0	0	0
O'Hanlon, P.	24 Mar. 51	35000	5500	110	0	0	0	0	0	0	0	0	0
Oliver, James Captain	2 Aug. 44	0	0	0	0	83 4 11	0	0	0	0	0	0	0
———, John Lieut.-Col.	17 Feb. 47	0	0	0	0	74 6 0	0	0	0	0	0	0	0
Oram, Alfred	20 April 49	0	0	0	0	17 9 11	0	0	0	0	0	0	0
O'Reilly, John	21 Aug. 27	0	0	0	0	80 5 1	0	0	0	0	0	0	0
Orton, G. Conductor	13 Mar. 43	0	0	0	0	0	0	0	0	0	0	0	0
———, Robert	3 Mar. 40	1000	940	0	0	0	0	0	0	0	0	0	0
Oswald, A. J. T. E. Lieutenant	25 June 49	0	0	0	0	367 8 5	0	0	0	0	0	0	0
Ouseley, J. Ralph Lieut.-Col. late in 57th N. I.						391 12 4	0	0	0	0	0	0	0
Orestone, D. Captain	8 April 50	0	25500	0	0	0	0	0	0	0	0	0	0
———, J. Surgeon	23 Jan. 43	0	0	0	0	47 7	0	0	0	0	0	0	0
Owen, Arthur Major	9 Dec. 18	0	0	0	0	356 1 11	0	0	0	0	0	0	0
———, J. Major.	22 Dec. 24	0	0	0	0	249 3 2	0	0	0	0	0	0	0
———, M. Sergeant Major	13 July 24	0	0	0	0	352 0 3	0	0	0	0	0	0	0
P.	10 Oct. 21	2000	0	0	0	0	0	0	0	0	0	0	0
Paley, William Captain	16 Oct. 48	0	0	0	0	76 14 2	0	0	0	0	0	0	0
Palmer, George Ensign	7 May 31	600	0	0	0	276 11 11	0	0	0	0	0	0	0
———, J. Lieutenant	19 Jan. 52	0	0	0	0	2 11 5 11	0	0	0	0	0	0	0
———, L. A. M. R.	Jan. 49	0	0	0	0	55 8 5 0	0	0	0	0	0	0	0
Park, John	24 Dec. 11	400	0	0	0	56 2 8 0	0	0	0	0	0	0	0
Parker, John	10 Jan. 46	400	0	0	0	0	0	0	0	0	0	0	0
Parkeen, W.						0	0	0	0	0	0	0	0
Par, Thomas Lieutenant	In 1842.	0	0	0	0	0	0	0	0	0	0	0	0
Takencharge	Jan. 48	200	0	0	0	0	0	0	0	0	0	0	0

† Steam Turp Company's Shares.

* Bank of Bengal Shares.

ESTATE.	Administrator or Adm'r.	Balance on 1st July 1851.		Receipts up to 31st Dec. 1851.		Total.		Payments from 1st July to 31st Dec. 1851.		Balance on 31st Dec. 1851.	
		Government Securities.	Cash.	To Credit.	To Debit.	Government Securities.	Cash.	Government Securities.	Cash.	Government Securities.	Cash.
Rs.	Rs.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
Pines, Maria, ...	19 Mar. 32	200	0	...	23 3 8	0 0 0	0 0 0	0 0 0	200	0 0 0	23 3 8
Pinto, Francis D'Asia, ...	{ 22 Dec. 51	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	53 2 0	0 0 0	53 2 0
Pitcaithly, L. Revd.,	18 Feb. 50	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0
Pitman, Mary A. Mrs.	12 Oct. 47	6340	500	...	108 5 0	0 0 0	0 0 0	0 0 0	148 10 8	0 0 0	674 5 9
Playfair, H. A. Lieutenant, ...	22 July 50	0	1700	...	525 11 1	0 0 0	0 0 0	0 0 0	6500 500	500 0	1729 8 0
Plumb, E. C. Capt. (Mariner), ...	5 May 46	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	1799 2 8	0 0 0	1700 0 0
Pogson, R. W. Lieut.-Col.	28 Jan. 51	6000	...	0	15 1 3 0	0 0 0	0 0 0	0 0 0	274 14 9	0 0 0	694 12 6
Pohlmann, A. Lieut.-Col.	26 Mar. 44	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	159 4 6
Poi, Gardena, ...	28 Dec. 38	12000	3700	...	159 4 6	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	12000 0 0
Pollard, W. E. Dr.	7 Dec. 46	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	444 13 4	0 0 0	512 6 11
Pond, S. Lieutenant	... 3 June 45	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	12000 0 0	0 0 0	2523 12 0
Poole, G. H. M. ...	19 Aug. 45	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	106300 0 0	0 0 0	8713 10 4
Popham, G. M. Major Genl.	29 Jan. 51	0	3600	...	0 0 0	0 0 0	0 0 0	0 0 0	52000 0 0	0 0 0	3600 0 0
Peter, E. Mrs. or Porter, ...	4 Sept. 38	13640	0	...	0 0 0	0 0 0	0 0 0	0 0 0	290 2 2	0 0 0	291 3 0
Poulton, J.	30 July 17	510	0	0	0 0 0	0 0 0	0 0 0	0 0 0	500 0 0	0 0 0	510 0 0
Power, R. G. Mrs.	13 July 47	0	4600	...	71 10 2	0 0 0	0 0 0	0 0 0	4600 0 0	0 0 0	611 11 11
Porterton, William	12 June 51	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	154 15 0
Prentice, G.	... 12 June 51	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	16 8 3
Presgrave, Edward	5 Dec. 42	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	9 1 6
Priest, J. W. Lieut.-Col. ...	7 Nov. 44	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	92 0 0	0 0 0	6 16 2
Price, Joseph, ...	14 Aug. 49	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	373 0 0	0 0 0	3 4 6
Pringle, J. W. Band Master, ...	22 Sept. 46	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	3600 0 0	0 0 0	221 4 5
Pringle, R. Captain, ...	18 Aug. 24	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	172 0 0	0 0 0	172 0 0
Prole, W. W. Dr.	17 Feb. 46	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	852 13 6	0 0 0	842 13 6
Prole, W. S. Captain	7 April 47	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	1647 3 2	0 0 0	2502 11 2
Prosser, John	12 June 51	0	500	...	172 10 5	0 0 0	0 0 0	0 0 0	1710 0 0	0 0 0	1740 11 0
Pugh Hugh	5 Nov. 33	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	1210 0 0	0 0 0	311 12 2
Purvis, John	6 May 20	210	0	0	0 0 0	0 0 0	0 0 0	0 0 0	23 5	0 0 0	21 1 6
Pyne, A. T. Lieutenant, ...	24 June 33	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	15 11 8	0 0 0	45 15 8
Pyne, George Ensign, ...	24 June 33	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	45 14 4
Q.											
Quijano, C.	12 Sept. 43	0	0	0	0 0 0	0 0 0	0 0 0	0 0 0	59 5 6	0 0 0	57 3 2
Quijano, George Ensign	Feb. 22	300	0	0	0 0 0	0 0 0	0 0 0	0 0 0	39 11 3	0 0 0	37 8 11
Pyne, A. T. Lieutenant											

ESTATES.	Balance on 1st July 1851.			Receipts up to 31st Dec. 1851.			Payments from 1st July to 31st Dec. 1851.			Total.		
	Government Securities.		Cash.	Government Securities.		Cash.	Government Securities.		Cash.	Government Securities.		Cash.
	To Credit.	To Debit.	Rs. A. P.	Rs. A. P. S.	Rs. Co's R.	Rs. Co's R.	Rs. A. P.	Rs. Co's R.	Rs. Co's R.	Rs. A. P. S.	Rs. Co's R.	Rs. A. P.
Rodgers, George	18 Mar.	45	1000	0	1600	0	132	2	8	9	0	0
Rodrigues, Catherine Mrs.	19 May	50	0	0	0	0	0	0	0	0	0	0
Roebuck, B. Lieutenant	29 June	24	400	0	236	11	577	11	11	0	0	0
Roebuck, G. D. Major	27 Jan.	47	0	0	193	4	7	0	0	0	0	0
Rogers, Jacob	17 Mar.	100	0	0	0	51	8	11	0	0	0	0
Rogers, R. C. Dr.	8 April	59	0	0	0	0	0	0	0	0	0	0
Rondo, Joseph	... W. H. Dr.	... 46	32900	500	0	0	28	0	3	0	0	0
<u>Legatees</u>												
Boofe, W. Riding Master	13 April	41	700	0	476	10	7	0	0	0	0	0
Boone, Patrick	13 Mar.	20	200	0	105	9	2	0	0	0	0	0
Rose, D.	23 Sept.	45	0	0	23	3	10	0	0	0	0	0
Ross, H. Lieut.-Colonel	5 Nov.	38	0	0	41	1	6	1	7	0	0	0
W. H. Capt. 39th N. I.	16 Feb.	50	2000	0	0	193	6	9	0	0	0	0
Rudolph, J. M.	5 July	47	0	0	0	3	2	5	0	0	0	0
Russell, H. Ensign	7 June	36	0	0	0	0	9	0	0	0	0	0
William.	5 June	49	0	800	0	0	31	2	6	0	0	0
Ryn, E. B.	11 Jan.	50	0	867	14	9	0	0	0	0	0	0
Thomas Private	28 Jan.	47	500	2500	0	182	7	11	0	0	0	0
Ryder, C. Major	27 July	34	0	0	0	81	4	9	0	0	0	0
<u>Falcondale</u>												
S.	Aug.	48	0	0	113	12	6	0	0	0	0	0
Sadler, J. Captain	23 May	44	0	0	23	8	3	0	0	0	0	0
Sage, T. E. Lieutenant	30 Sept.	34	0	0	333	0	68	0	0	0	0	0
Sahib Ally Khan,	20 Feb.	48	0	5000	0	0	125	0	0	5000	0	0
<u>Taken charge</u>												
Salt, J.	1 Aug.	50	0	0	69	14	6	0	0	0	0	0
C. H. Salter	5 Oct.	49	0	4500	0	0	32	0	0	4500	0	0
Samsoonery Dabees,	9 June	40	0	0	11	12	21	0	0	0	0	0
Sanders, F. P.	3 Jan.	50	0	0	7	14	4	0	0	0	0	0
Sandford, D. A. Ensign	29 July	50	0	0	0	0	87	9	0	0	0	0
E. M.	28 Dec.	41	0	0	0	0	0	0	0	0	0	0
Sankey, J. H. Ensign	26 May	24	100	0	0	0	12	4	0	0	0	0
Sargent, George Colonel	25 Mar.	33	0	0	0	0	33	12	5	0	0	0
Richard Captain	... 11	... 11	0	0	0	0	13	1	3	0	0	0

ESTATES.		Balance on 1st July 1851.		Receipts up to 31st Dec. 1851.		Payments from 1st July to 31st Dec. 1851.		Balance on 31st Dec. 1851.	
Govt. Securities.	Cash.	To Credit.	To Debit.	Govt. Securities.	Cash.	To Credit.	To Debit.	Govt. Securities.	Cash.
Smith, H.	... 30 July 50	2000	9500	0	400 18 0	0	0	11587 15 9	2000 9500
Smith, A.	... 22 Sept. 29	0	0	0	2 7	0	0	0 0 0	0 0 0
A. Captain	... 9 Aug. 47	0	0	1 5	0 0 0	0	0	0 0 0	0 0 0
E. J. Leut. Col.	... 11 Aug. 34	0	0	74 5 2	0 0 0	0	0	26156 8 10	0 0 0
H. B. C. plain	... 27 Sept. 20	400	0	0	9 2 2	0	0	26230 14 0	0 0 0
John	... 11 Oct. 36	0	0	56 3 0	0 0 0	0	0	25973 13 4	0 0 0
J. B.	... 12 Oct. 30	0	0	9 9 0	0 0 0	0	0	0 0 0	0 0 0
J. B. Leut. Col.	... 12 May 30	0	0	297 4 0	0 0 0	0	0	0 0 0	0 0 0
J. C.	... { Takencharge 2 Nov. 48	0	0	0 0 0	0 0 0	0	0	0 0 0	0 0 0
Robert	... 6 Feb. 22	200	0	62 11 9	0 0 0	0	0	0 0 0	0 0 0
William	... 17 Feb. 46	0	0	38 2 9	0 0 0	0	0	0 0 0	0 0 0
W. J. Ensign	... 13 May 34	0	0	17 10 6	0 0 0	0	0	0 0 0	0 0 0
William T.	... { Takencharge before 1848	0	0	0 0 0	0 0 0	0	0	0 0 0	0 0 0
W. B.	... { Richard 19 Sept. 51	0	0	0 0 0	0 0 0	0	0	0 0 0	0 0 0
Smyth, W. M. Major	... 22 Dec. 51	0	0	0 0 0	0 0 0	0	0	0 0 0	0 0 0
Solitude, James	... 26 April 40	0	0	144 3 11	0 0 0	0	0	1069 3 3	0 0 0
Souther, Charles	... 12 July 15	600	0	88 1 7	0 0 0	0	0	0 0 0	0 0 0
Sparks, Mary Mrs.	... 17 Nov. 41	0	0	28 4 2	0 0 0	0	0	0 0 0	0 0 0
Speed, D. W. H.	... 8 July 41	0	0	534 2 9	0 0 0	0	0	0 0 0	0 0 0
Spence, R. Captain	... { Takencharge In 1841	0	0	63 4 6	0 0 0	0	0	63 4 6	0 0 0
Spencer, E. E. Lieutenant	... 11 Dec. 27	100	0	19 9 0	0 0 0	0	0	19 9 0	0 0 0
T. K.	... 20 Sept. 36	0	0	0 0 0	0 0 0	0	0	12 6 0	0 0 0
Spiller, F. J. Major	... 13 Feb. 37	0	0	86 15 3	0 0 0	0	0	86 16 3	0 0 0
Lottis Mr.	... 9 Sept. 50	0	0	229 14 11	0 0 0	0	0	229 14 11	0 0 0
Splint, Sergeant	... 8 Feb. 04	200	0	23 3 11	0 0 0	0	0	23 3 11	0 0 0
Sprot, G. II Lieutenant	... 29 Oct. 49	0	0	507 16 10	0 0 0	0	0	507 16 10	0 0 0
Staples, Morcay Lieutenant	... 8 April 45	0	0	0 0 0	0 0 0	0	0	736 14 1	0 0 0
Starks, Thomas Captain others	... { June Starks, Heiress Legatee of Col. H. Starks, In 1844	0	0	0 0 0	0 0 0	0	0	0 0 0	0 0 0
Stately, F.	... { Takencharge 1 May 41	0	0	0 0 0	0 0 0	0	0	0 0 0	0 0 0
Stevenson, James	... { 1 April 60	0	0	0 0 0	0 0 0	0	0	0 0 0	0 0 0
Stewart, B. Colonel	... 21 Dec. 30	0	0	0 0 0	0 0 0	0	0	0 0 0	0 0 0
James Sergeant	... 21 Aug. 48	0	0	0 0 0	0 0 0	0	0	0 0 0	0 0 0

ESTATES, Etc. or Adminis- tration.	Balance on 1st July 1851.				Receipts up to 31st Dec. 1851.				Total.				Payments from 1st July to 31st Dec. 1851.				Balance on 31st Dec. 1851.			
	Government Securities.		Cash.		Government Securities.		Cash.		Government Securities.		Cash.		Government Securities.		Cash.		Government Securities.		Cash.	
	Rs. A. P. Rs. Co's. R. Rs. H.	To Credit To Debit.	Rs. A. P. Rs. Co's. R. Rs. H.	To Credit To Debit.	Rs. A. P. Rs. Co's. R. Rs. H.	To Credit To Debit.	Rs. A. P. Rs. Co's. R. Rs. H.	To Credit To Debit.	Rs. A. P. Rs. Co's. R. Rs. H.	To Credit To Debit.	Rs. A. P. Rs. Co's. R. Rs. H.	To Credit To Debit.	Rs. A. P. Rs. Co's. R. Rs. H.	To Credit To Debit.	Rs. A. P. Rs. Co's. R. Rs. H.	To Credit To Debit.	Rs. A. P. Rs. Co's. R. Rs. H.	To Credit To Debit.		
Thomson, James _____, William J. Dr. ...	26 Mar. 44	700	0	0	95 7	5	0	0	18 10	8	700	0	0	3 1	3	700	0	0	111 0	10
Timmins, H. Captain ...	18 Mar. 42	600	0	0	89 1	8	0	0	24	0	600	0	0	113 2	2	600	0	0	103 12	2
Tod, James Lieut.-Colonel ...	11 Aug. 40	0	0	0	243 1	4	0	0	2	4	0	0	0	2 2	3	0	0	0	0	0
_____, J. O. ...	20 June 36	0	0	0	245 18	10	0	0	207 5	2	0	0	0	450 6	6	0	0	0	0	0
Torrek, P. A. Captain ...	14 Aug. 41	0	0	0	4500	0	0	0	0	0	4500	0	0	245 13	10	0	0	0	0	0
Torreck, Michael ...	25 July 42	0	0	0	100	0	0	0	0	0	225	0	0	112 12	2	0	0	0	0	0
Tash, James ...	14 Feb. 16	100	0	0	0	0	0	0	0	0	4500	0	0	114 14	5	0	0	0	0	0
_____, Legacy of Mrs. Mary Vortoring ...	21 Oct. 51	0	0	0	0	0	0	0	0	0	100	0	0	102 5	6	0	0	0	0	0
Tristafford, G. L. Captain ...	Ditto	0	0	0	0	0	0	0	0	0	4200	0	0	1040 6	10	0	0	0	0	0
Travers, H. M. Lieutenant... _____, J. O. Eng. 54th N.I. ...	11 Oct. 36	0	0	0	367 4	11	0	0	0	0	28900	0	0	4200 10	3	0	0	0	0	0
Treton, E. Mrs. ...	3 Jan. 43	2000	0	0	517 11	11	0	0	0	0	0	0	0	53 5	4	0	0	0	0	0
Treton, E. Mrs. ...	20 May 50	0	0	0	0	0	0	0	0	0	0	0	0	517 11	11	0	0	0	0	0
Tucker, Mrs. ...	5 Aug. 50	0	0	0	8000	146	0	0	0	0	0	0	0	929 11	11	0	0	0	0	0
Trotter, R. S. Brevet Capt. ...	25 April 43	6400	0	0	0	0	0	0	0	0	0	0	0	915 10	1	0	0	0	0	0
Trimmer, F. Brevet Major ...	20 Nov. 48	0	0	0	283 15	9	0	0	0	0	0	0	0	272 9	7	0	0	0	0	0
Trunks, Charles ...	13 April 13	10100	0	0	494 10	11	0	0	0	0	10100	0	0	272 11	11	0	0	0	0	0
Troup, W. A. Major ...	31 July 48	0	0	0	800	0	0	0	0	0	0	0	0	3 8	4	0	0	0	0	0
Trower, C. P. Captain ...	14 June 47	0	0	0	1400	0	0	0	0	0	0	0	0	840 0	0	0	0	0	0	0
Trueman, Sergeant ...	{ 23 Dec. 50	0	0	0	0	0	0	0	0	0	0	0	0	1400	0	0	0	0	0	0
Tucker, Mrs. ...	{ Takencharge Jan. 17	100	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Tulloch, C. B. Lieutenant ...	19 Sept. 48	0	0	0	0	0	0	0	0	0	0	0	0	7 0	9	0	0	0	0	0
Turnbull, D. Dr. ...	10 Sept. 91	0	0	0	375 13	5	0	0	0	0	0	0	0	375 11	1	0	0	0	0	0
Turner, C. W. Lieutenant ...	9 June 23	0	0	0	184 0	6	0	0	0	0	0	0	0	184 0	6	0	0	0	0	0
_____, Edward ...	26 Oct. 50	0	0	0	2000	0	0	0	0	0	0	0	0	2000	0	0	0	0	0	0
_____, E. R. Lieutenant ...	30 June 21	0	0	0	0	0	0	0	0	0	0	0	0	172 6	7	0	0	0	0	0
_____, William Lieutenant ...	26 Aug. 28	0	0	0	0	0	0	0	0	0	0	0	0	135 10	3	0	0	0	0	0
Tweddle, W. Herd. ...	7 Jan. 33	0	0	0	0	0	0	0	0	0	0	0	0	23 15	1	0	0	0	0	0
Twentyman, H. P. ...	{ Takencharge 3 Aug. 00	0	0	0	0	0	0	0	0	0	0	0	0	36 14	9	0	0	0	0	0
_____, S. Conductor ...	15 Feb. 48	0	0	0	500	0	0	0	0	0	0	0	0	500	0	0	0	0	0	0
_____, T. F. Lieutenant ...	17 Sept. 32	0	0	0	0	0	0	0	0	0	0	0	0	12 8	0	0	0	0	0	0
U.	U.	0	0	0	0	0	0	0	0	0	0	0	0	15 2	0	0	0	0	0	0
Vendish, Mary ...	25 Nov. 47	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Ward, ...	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
X.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Y.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Z.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Total.	56800	0	0	0	0	0	0	0	0	0	0	0	0	1420	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	56800	0	0	0	0	0	0	0	0	0	0	0	0	2233	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Rs. A. P. Rs. Co's. R. Rs. H.	0																			

U. S. L. I. Company's Shares.

Agen Bank Share.

Delhi Bank Shares.

S. W. Bank Shares.

ESTATES.	Balance on 1st July 1851.			Receipts up to 31st Dec. 1861.			Total.			Payment from 1st July to 31st Dec. 1851.			Balance on 31st Dec. 1861.		
	Government Securities.		Cash.	Government Securities.		Cash.	Government Securities.		Cash.	Government Securities.		Cash.	Government Securities.		
	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	To Credit.	To Debit.	
Dr's of Administration.	Sa.	Rs.	Rs. C'ts R.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. C'ts R.	Rs. A. P.	Rs. C'ts R.	Rs. A. P.	Rs. C'ts R.	Rs. A. P.	Rs. C'ts R.	Rs. A. P.	
Wellesley, Gerald	... 7 Nov. 94	0	0	257 2 8	0 0 0	0 0 0	0 0 0	67 10 4	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
Wemyss, J. (B.C.S.)	... 29 Oct. 49	0	0	0 0 0	0 0 0	0 0 0	0 0 0	111 12 6	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
West, C. H. Captain	... 20 July 44	0	0	0 1 8	0 0 0	0 0 0	0 0 0	1436 5 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
(Gift for Charles West	... Mackenzie)	Ditto	500	0 0 0	0 0 0	0 0 0	0 0 0	239 12 2	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
Richard Edward	... 7 Sept. 41	0	0	0 8 2	0 0 0	0 0 0	0 0 0	10 10 8	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
Westmacott, George Edward	... 2 Dec. 46	0	0	56 14 5	0 0 0	0 0 0	0 0 0	10 3 6	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
Captain 37th N. I.	... 18 Dec. 07	4400	0	648 6 8	0 0 0	0 0 0	0 0 0	4400	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
Wheatall, John	... 2 April 49	0	0	365 9 1	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
Whistler, G. H. Captain	... 25 Aug. 46	0	0	0 0 0	0 0 0	0 0 0	0 0 0	10 1 6	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
White, A.	... 4 Jan. 31	104	0	0 6 12	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
F. H.	... H. J. Lieut.-Col. 50th	N. I.	... 6 May 50	9500 68500	0 0 0	0 0 0	0 0 0	2457 8 10	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
John Captain	... 6 Oct. 07	33300	8400	203 13 9	0 0 0	0 0 0	0 0 0	2112 12 11	9500 68500	0 0 0	1735 6 9	0 0 0	37 2 0	0 0 0	
R. T. Ensign	... { Tidmarsh	In 1847	... 28 Sept. 47	87 14 6	0 0 0	0 0 0	0 0 0	1531 8 0	33300 8400	0 0 0	297 14 6	0 0 0	80 11 9	0 0 0	
Thomas	... {	Whitemore, C.	... 4 Oct. 44	0 0 0	0 0 0	0 0 0	0 0 0	11 9 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
Whiter, W. N. Apothecary	... 12 Aug. 45	0	0	23 8 10	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
Whittington, E.	... 7 Jan. 43	0	0	0 0 0	0 0 0	0 0 0	0 0 0	25 4 4	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
Wigney, C. W. Lieutenant	... 19 Aug. 50	1000	0	0 0 0	0 0 0	0 0 0	0 0 0	79 14 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
Wilcox, Richard	... 8 July 51	0	0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
Willord, P. Colonel	... 16 May 37	0	0	107 6 7	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	107 6 7	0 0 0	0 0 0	0 0 0	
Share Acct. of Mr. C. C. Baker	... Ditto	56600	4800	0 0 0	0 0 0	0 0 0	0 0 0	22 10 3	0 0 0	0 0 0	1325 4 3	56600	1313 0 1	56600 4800	
Duo Mr. M. A.	Ditto	54000	3000	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
Davies,	... Ditto Mr. M. Ward	56600	4800	0 0 0	0 0 0	0 0 0	0 0 0	153 3 0	0 0 0	0 0 0	1467 6 6	56600	1314 5 6	0 0 0	
Wilkinson, H. R. Captain	... 16 Nov. 47	0	0	0 0 0	0 0 0	0 0 0	0 0 0	63 8 0	0 0 0	0 0 0	63 8 0	0 0 0	0 0 0	0 0 0	
Williams, John	... 5 May 29	0	0	195 14 8	0 0 0	0 0 0	0 0 0	188 15 0	0 0 0	0 0 0	195 14 8	0 0 0	0 0 0	0 0 0	
Williams, John	... 8 Dec. 51	0	0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	188 15 0	0 0 0	0 0 0	0 0 0	
Mary Mrs.	... 13 Oct. 40	1000	0	0 0 0	0 0 0	0 0 0	0 0 0	429 8 4	0 0 0	0 0 0	40 0 0	1000	169 8 4 2	0 0 0	
N. Mrs.	... 30 May 45	0	0	0 0 0	0 0 0	0 0 0	0 0 0	153 8 0	0 0 0	0 0 0	19 0 0	0 0 0	3 12 4	0 0 0	
Thos. Riding Master	... 20 Jan. 51	0	0	0 0 0	0 0 0	0 0 0	0 0 0	98 9 11	0 0 0	0 0 0	27 8 0	0 0 0	2 10 4	0 0 0	
Wilmoughby, Richd. Lt.-Col.	... 27 Oct. 25	0	0	0 0 0	0 0 0	0 0 0	0 0 0	73 7 0	0 0 0	0 0 0	30 0 0	0 0 0	3 10 4	0 0 0	
Wilson, C. H. Captain	... 30 May 51	0	0	0 0 0	0 0 0	0 0 0	0 0 0	2 15 6	0 0 0	0 0 0	3550 2 0	0 0 0	3153 7	0 0 0	
														3547 2 0	
														413 11 0	

D.		Taken charge of	
John	In 1846	100	0
J. Lieutenant	9 April 29	0	0
Wilton, G. Lieut.-Colonel	22 Feb. 22	0	0
Wisham, R. H. Captain (Mariner)	20 Sept. 37	0	0
Whistler, Charles Richard	Taken charge 10 Sept. 50	0	0
Woleronke, Thomas Capt.	8 June 30	0	0
Wood, J. A. Lieutenant	1 Dec. 33	0	0
S. Lieut.-Colonel	16 Nov. 30	0	0
Woodburn, D. Dr.	6 Feb. 45	0	0
Woodburn, James Captain	13 Jan. 45	0	0
Woodford, Robert Cadet	8 Feb. 04	0	0
Woodley, Thomas Captain	10 April 32	0	0
Trust Acc. of the Children		1000	0
Woolsey, H. N. Major	22 May 49	0	0
Worthington, Thomas Lieut.-Col.	4 Feb. 39	0	0
Wray, O. Dr.	9 June 23	0	0
Wright, P. M.	20 June 36	0	0
Wyndham, C. Captain	8 June 41	0	0
Wynne, R. O.	29 Aug. 42	0	0
Wise, T. B.	10 June 34	0	0
	In 1848	0	0

Y.

Young, Ann Mrs.	18 May 41	500	0
C. F.	8 May 38	0	0
M. Captain	22 Dec. 34	0	0
T. Major	26 June 32	0	0
Yule, J. W.	6 Mar. 39	0	0
Zaid, Sarah	8 Oct. 50	1000	0

Calcutta, 31st December, 1851.

E. E.

(Signed) M. F. G. SANDES,

Administrator General



APPENDIX TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, MARCH 27, 1852.

বন্দ ও এতদেশীয় অপর ভাষাতে নামাক্তিত যে সকল চিঠীর মালিকানের ঠিকানা নাহ ওয়াপ্যুক্ত
পাটনা পোষ্ট আকিলে ১৮৫১ সালের টেক ১ লা ১ ৩১ জুন মাহাতে বে
সকল চিঠী বাখিত হইয়াছে ভাষার কর্তৃ।

চিঠীর সংখ্যা	চিঠীর মালিকানের নাম	মালিকানের ঠিকানা	কৈরিয়ে
১	বারায়ণ সিৰ	বাকঢ়গুৰ	
২	লেখ কষ্ট	বাকিপুৰ	
৩	শঙ্কররাম	পাটনা	
৪	জগন্নাথ	এ	
৫	বনু সিৰ	এ	
৬	শনু	এ	
৭	অকুরআলি	এ	
৮	ক্ষেয়ালি	এ	
৯	বোময়ারি	এ	
১০	কফুরহোশেন	এ	
১১	সুলশী সিৰ	এ	
১২	বোলাকিলাল	এ	
১৩	গৌশী	এ	
১৪	সোনা সিৰ	এ	
১৫	মহম্মদ ওয়াজেল ইঁক	এ	
১৬	মেঁ বেঁরি	এ	
১৭	হুরদয়াল সিৰ	নুসরাতপুর	
১৮	কালু ডেলি	দৱগা	
১৯	করমচান্দ	পাটনা	
২০	গণেশ চৌধুরী	এ	
২১	মুরাদআলি	চক	
২২	রামকিশোর লাল	পাটনা	
২৩	লৈয়াদ এবরাহিম	এ	
২৪	বলা দালাল	বেগমপুর	
২৫	তুকানি সিৰ	পাটনা	
২৬	আশরক হোশেন	মগলপুরা	
২৭	মিউলাল দাম	নদীকটপুর	
২৮	পুরদয়াল	পাটনা	
২৯	লৈয়াদ তামের হোশেন	এ	

চিঠীর নং ধ্যা	চিঠীর মালিকানের নাম	মালিকানের চিকানা	কৈতিয়েৎ
৩০	সেখ ব্যচন	পাটনা	
৩১	বেনিরাম	চক	
৩২	শিবহার	পাটনা	
৩৩	সেখ ছকৌড়ি	ঐ	
৩৪	দাত বিবি	ঐ	
৩৫	মকুললাল	মছরহাট্টা	
৩৬	সেখ কুমু হোশেন	কুচাসদর	
৩৭	মেঁ নেয়মেন	পাটনা	
৩৮	সেখ ছকৌড়ি	ঐ	
৩৯	তিতমো বেগম	মগলপুরা	
৪০	হোশেন খাঁ	পাটনা	
৪১	সেখ নাতিরআলি	ঐ	
৪২	সিউচুর শাল	মগলপুরা	
৪৩	মমু	চক	
৪৪	প্রজাপ	পাটনা	
৪৫	রামদাল	ঐ	
৪৬	গুধো বিবি	ঐ	
৪৭	ভিথুকুমার	ঐ	
৪৮	সা নেকামুআলি	ঐ	
৪৯	করুললাল	ঐ	
৫০	বৈল মেথর	আলমগঞ্জ	
৫১	মেঁজা ওয়াহেদআলি	ঐ	
৫২	সেখ সানুজা	পুলজারবাগ	
৫৩	পুর্ণলাল	পাটনা	
৫৪	গঙ্গা মিশির	ঐ	
৫৫	মহাবিরপুসাদ	বাকরগঞ্জ	
৫৬	মেঁজা এমামআলিবেগ	মগলপুরা	
৫৭	ইয়ারআলি	বাকরগঞ্জ	
৫৮	সেখ এমদাসআলি	মুরাদপুর	
৫৯	গুহমন দাল	বক্রিমহলা	
৬০	হাকের মহমদ হোশেন	নদী কটরা	
৬১	দর্শন	কাউগঞ্জ	
৬২	হোশেনবক্র	পাটনা	
৬৩	সৈয়দ তকজুল হোশেন	দেওয়ান মহলা	
৬৪	রঘুবরয়াম	পাটনা	
৬৫	চেখারায়ণ সিৰ	পাখরিষ্ঠাট	
৬৬	ছটেলাল	পাটনা	
৬৭	মির রেহাতআলি	ঐ	
৬৮	সেখ নেয়ামতআলি	ঐ	
৬৯	নারায়ণ সিৰ	বাকরগঞ্জ	
৭০	ন্যমনরাম	পাটনা	
৭১	ছেদিলাল	ঐ	
৭২	আগা মহমদ খাঁ	ঐ	
৭৩	কালীবাথ	ঐ	
৭৪	দেওধারি সিৰ	ঐ	

চীর সংখ্যা	চীর মালিকানের নাম	মালিকানের ঠিকানা	কৈবিয়ে
১৬	বেবিপুসাদ	পাটনা	
১৭	আমারি বেগম	পশ্চিমপ্রদেশ	
১৮	মগমৎ বোলাকুর	পাটনা	
১৯	ফটেআলি	৩	
২০	গোবর্কন সাম	৩	
২১	আলি আকবর	৩	
২২	উধলাল পঁকে	৩	
২৩	গৌত্রিশক্ত	৩	
২৪	সৈয়দ এমদাদআলি	মগলপুরা	
২৫	সিউপুসু	পাটনা	
২৬	কাশি হক	৩	
২৭	সৈয়দ জাব	মগলপুরা	
২৮	৩	৩	
২৯	বিধনাথ	পাটনা	
৩০	ডেলানাথ	৩	
৩১	কেশবনাথায়ণ	৩	
৩২	চহুন খাঁ	৩	
৩৩	উদ্গুলুরায়ণ	৩	
৩৪	আরওরআলি	ধওলপুরা	
৩৫	গোলাম হোশেন	মুরাদপুর	
৩৬	হেদিলাল	পাটনা	
৩৭	মসমুদ্দীন	বনমুহিয়া	
৩৮	মহম্মদ কসুপ	পাটনা	
৩৯	নিয়ামৎআলি	৩	
৪০	সৈয়দ আবেসআলি	৩	
৪১	গোবর্কন সাম	৩	
৪২	ইখরদয়াল	৩	
৪৩	উদয়চান	৩	
৪৪	রঞ্জুনাথ সিঁ	৩	
৪৫	মেঁ ডোনৰ্স	৩	
৪৬	অগোরাম	৩	
৪৭	মহম্মদ সইয়াল	তলতাবগু	
৪৮	জকিলাল	পাটনা	
৪৯	আবদ্দুল্লাহ সিঁহ	৩	
৫০	শেখ কুমুর	চৌহাটা	
৫১	লেখ এমায়েন	কুচামদুর	
৫২	বোলাক্রিম	মুরাদপুর	
৫৩	রমুলবক্তু	পাটনা	
৫৪	শ্রীরাম দোবে	মুরাদপুর	
৫৫	অ.ই.গির খাঁ	বাকরগু	
৫৬	কুমকোন সিঁ	পাটনা	
৫৭	কল্যান রায়	৩	
৫৮	বৈষ্ণবাখ	৩	
৫৯	মাতাজি	৩	
৬০	খোদাবক্তু	মছরহাটী	

চিঠীর নথ্য	চিঠীর মালিকানের নাম	মালিকানের চিকিৎসা	কৈফিয়েৎ
১২০	কাশিমাহারা	নদৌকট্টো	
১২১	বিরনারায়ণ সিঁ	বাকরগঞ্জ	
১২২	খাতে আহমদআলি	মগলপুরা	
১২৩	মেধ কুরাবআলি	পুষ্টা উলদেজ	
১২৪	রহুবর সিঁ	বাঁকিপুর	
১২৫	মতি সইশ	পাটনা	
১২৬	মির ওহেদআলি	এ	
১২৭	গোলাম হোশেন	এ	
১২৮	দেবিপুরাদ	এ	
১২৯	গজাদয়াল	এ	
১৩০	বিশ্বনাথ দিছ্বদ	এ	
১৩১	অঙ্গুধ্যাপুরাদ	এ	
১৩২	মেধ বোলাকর	বাকরগঞ্জ	
১৩৩	আহমদ খা	শলতানগঞ্জ	
১৩৪	মেধ ত্যাগালি	পিলুবহর	
১৩৫	রামকিশন দাস	গায়দাটী	
১৩৬	রামজিবন	পাটনা	
১৩৭	মিয়া কাষ	এ	
১৩৮	ক্রিয়েটার	পেইত	এ
১৩৯	বিশ্বদয়াল	এ	এ
১৪০	রামলাল	এ	এ
১৪১	ন্যমা ডকত	এ	এ
১৪২	পুর্ণচন্দ্র সিঁহ	এ	এ
১৪৩	শমু সিঁ	এ	এ
১৪৪	শুদিন সা	এ	এ
১৪৫	উদয়চন্দ্র বাহাদুর	এ	এ
১৪৬	মির গোলাম হায়দর	এ	এ
১৪৭	বোলাকি	এ	এ
১৪৮	বিবি হতার	এ	এ
১৪৯	নথুরাম	কিরি	এ
১৫০	খাদেম হোশেন	পেইত	এ
১৫১	টেকা চৌধুরী	এ	এ
১৫২	সৈয়দ সেলামুজ্জালি	এ	এ
১৫৩	অলিমাতি	এ	এ
১৫৪	নবু মাত	কিরি	এ
১৫৫	ক্ষ্যাদরন ডকত	পেইত	এ
১৫৬	টকা চৌধুরী	এ	এ

(To be Continued.)

[ইহার অবশিষ্ট আগামীতে প্রকাশ হইবে।]

CALCUTTA,
General Post Office.
31st December, 1851.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press by NOON of TUESDAYS and FRIDAYS: and of a few lines only, before 8 p. m. of those days.

WEDNESDAY, MARCH 31, 1852.

*Fort William, Home Department, Legislative,
the 19th March 1852.*

The following Act, passed by the Governor General of India in Council, on the 19th March 1852, is hereby promulgated for general information.

ACT. No. XVIII. of 1852.

An Act to amend the Law relating to Pleaders in the Lower Provinces of the Presidency of Bengal.

Whereas the laws in force relating to pleaders, practising in the Courts of the East India Company, in the Lower Provinces of the Presidency of Bengal, require amendment, It is enacted as follows:

I. Clause 4, Section V. Regulation XXVI. of 1814, and Sections VI., VII., VIII., X., XI., XIII., XIV., XV., Clause 3, Section IX. and Clause 6, Section XX. of Regulation XXVII. of 1814, and Section XVIII., Regulation X. of 1829, of the Bengal Code, and Sections X. and XI. of Act I. of 1846, so far as regards the said Courts, and the Pleaders therein, are hereby repealed.

II. Any pleader practising in the said Courts shall be liable to dismissal on proof of his conviction by a competent Court of a criminal offence, or on proof of a declaration or finding by a competent Court, in a suit or proceeding to which such pleader was a party, that he has knowingly committed a breach of trust, or for fraudulent or dishonest conduct in the discharge of his professional duty.

III. When a competent Court has convicted a pleader of a criminal offence, or has declared or found, in a suit or proceeding to which such pleader was a party, that he has knowingly committed a breach of trust, the Court competent to dismiss such pleader may make an order for his dismissal, on the production of an authenticated copy of the judgment or decision containing such conviction, declaration, or finding, and on proof, to the satisfaction of the Court, that such judgment or decision has not been set aside or reversed, and that the pleader is the party to whom such conviction or decision relates.

IV. When any pleader is charged with fraudulent or dishonest conduct in the discharge of his professional duty, by any person or Court, the Court competent to make an order for his dismissal, shall serve, or cause to be served, upon such pleader a copy of the charge or charges brought against him, and also a notice of the day appointed by the said Court for the hearing of such charge or charges, and such copy and notice shall be served upon the said pleader at least twenty clear days before the day appointed for such hearing; and on the hearing of the said charge or charges the Court shall receive all such relevant evidence as shall be properly tendered by, or on behalf of the Court or party bringing the charge or charges, or by the said pleader, and shall proceed to adjudicate on the said charge or charges in a summary way, and shall record its decision, and the reasons on which the same is grounded. Provided always, that the Court which is competent to dismiss a pleader, shall also be competent to bring a charge or charges and proceed against him as aforesaid, and may also hear and adjudicate upon such charge or charges in manner hereinbefore mentioned. Provided, also, that the evidence of witnesses on such hearing shall be taken and made upon oath, and every witness who shall give false evidence at such hearing shall be liable on conviction to punishment for perjury, in like manner as witnesses examined in civil or criminal trials.

V. The power of dismissing pleaders practising in the Sudder Court of the said Provinces is vested in the Judges of that Court; the power of dismissing pleaders practising in the Courts of the Zillah Judges, or in Courts subordinate to them, in the said Provinces, is vested in the Zillah Judges, respectively.

VI. An appeal from the order of any Zillah Judge, for the dismissal of a pleader, may be made to the Sudder Dewanny Adawlut, according to the Rules in force for the admission of appeals.

VII. It shall not be lawful for any of the said Courts of the Lower Provinces of the said Presidency to impose any fine on any pleader practising in the said Courts, except such fine as may be imposed under the provisions of Act XXX. of 1841.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

*Fort William, Home Department, Legislative,
the 19th March 1852.*

The following Act, passed by the Governor General of India in Council on the 19th March 1852, is hereby promulgated for general information :

Act No. XIX. of 1852.

*An Act for securing the Abkarry Revenue of
Madras.*

For better securing the Abkarry Revenue of the Town and Suburbs of Madras, It is enacted as follows :—

I. Regulation I. of 1813 of the Madras Code, and so much of Clause 159, of an Act of Parliament numbered Chapter LII. of the Statutes passed in the thirty-third year of King George the Third, as relates to the sale of Arrack or other spirituous liquors within the Town of Madras, and to the punishment of unlicensed traders in spirits or spirituous liquors within the said Town, are repealed.

II. The Collection of the Revenue arising from the retail sale of spirituous or fermented liquors within the Town and Suburbs of Madras, shall be under the charge of the Collector of Madras, who shall perform the duties connected therewith under the control of the Board of Revenue.

III. The Collector may appoint Conicopoliens, Pygasts, Jemadars, Peons and other Officers for collection of the said Revenue and prevention of smuggling ; and the Officers so appointed, besides their ordinary respective designations, shall be styled "Abkarry Officers."

IV. Every person who shall sell by retail any spirituous or fermented liquors within the Town and Suburbs of Madras without a licence for that purpose, under the hand and seal of the Collector of Madras, shall be liable to a fine not exceeding five hundred rupees for each sale, but this enactment shall not apply to wholesale dealers selling such small quantities of Beer, Wine, or Spirits, as may appear to the Collector to be intended only as samples.

V. A sale of European Spirits in a less quantity than two and half gallons old Wine measure, (i. e. one dozen quart bottles,) and of Arrack or Rum or any other Spirits manufactured to the Eastward of the Cape of Good Hope in a less quantity than one quart, and of English and Foreign Beer or Wine in a less quantity than six quart bottles, and of Toddy in a less quantity than one quart, shall be deemed a retail sale within the meaning of this Act.

VI. The Board of Revenue shall have authority at all times to regulate the form and provisions of licences to be granted under this Act, and to alter and add to the conditions thereof ; and each licence shall distinctly specify the kind or kinds of liquor the holder is authorized to sell, the manner in which and source whence such liquor is to be supplied to him, the excise duty, not exceeding three rupees and eight annas per gallon, which he shall pay upon it, whether it be provided by the Officers of Government or otherwise, or should a fee upon the licence be substituted for the said excise duty, the amount of such fee. The licence shall further specify the district or place, street or road, and house or shop in which the sale is to be carried on.

VII. The sale of Arrack or Rum, or other country Spirits, or of Toddy, in quantities larger than those specified for each article in Section V.

of this Act, is prohibited ; and every person who shall act in breach of this prohibition, shall be liable to the fine prescribed in Section XV. for the illicit possession of these articles ; but this prohibition does not apply to the sale of spirituous or fermented liquors imported into Madras under passes from the Collector, or other Officer duly empowered in that behalf, and supplied by wholesale to licensed retail dealers, or to the sale of Rum under bond for exportation by sea, and covered by a certificate to that effect.

VIII. Every person taking out a licence for the retail sale of spirituous or fermented liquors or intoxicating drugs under this Act, shall execute a counterpart engagement in exact conformity with the tenor of such licence.

IX. The Collector may withhold or recall a licence, if any of the conditions upon which the licence is granted be not complied with, or, with the sanction of the Board of Revenue, for any other cause, giving fifteen days' notice of such withdrawal ; and any person selling by retail any spirituous or fermented liquor within the Town and Suburbs of Madras, whilst such licence is withheld, or after it is recalled, shall be subject to all the penalties provided by this Act for the unlicensed sale of spirituous or fermented liquors.

X. No spirituous liquor manufactured Eastward of the Cape of Good Hope, shall be removed from the Sea Custom House to any Warehouse, Shop, or private dwelling, or from one Warehouse, Shop, or private dwelling to another, without the Permit of the Collector of Madras, which Permit must accompany all liquors so removed, but persons having paid the Sea Custom Duty, shall be entitled to dispose of such liquor by wholesale for exportation beyond the limits of Madras and its Suburbs, such export to be made under permits to be granted by the Collector of Madras at his discretion, and on proof to his satisfaction that the spirits are intended to be exported.

XI. All spirituous liquors manufactured by the European method of distillation shall, when imported into the Town and Suburbs of Madras by land, be placed under the charge of the Collector of Sea Customs, who will have them gauged and tested. The said liquors may be either kept in the custody of the Importer on his furnishing security for their exportation or sale, under the provisions of Section II. Act XXXII. of 1845, or in the joint custody of the Collector of Sea Customs and the Importer, or they may be deposited in the Sea Custom Warehouse on payment of the usual Warehouse rent. When kept in such joint custody, or deposited in such Warehouse as aforesaid, no security for their exportation or sale shall be required, and the amount and nature of the security required to be furnished when such liquors are kept in the custody of the Importer, shall be fixed by the Governor of Fort St. George in Council, who shall also determine the time to be allowed for their exportation.

XII. It shall not be lawful for the Justices to grant a licence to open or establish, or keep open any Lodging House, Boarding House, Eating House, Punch House, Coffee Room, Tavern, Hotel, or any other House of Public Entertainment within their jurisdiction, in which any spirituous or fermented liquor may be sold, to any person who has not taken out a licence for the retail sale of such liquor, and any such licence granted by the Justices shall become void whenever the licence for the retail of such liquor

granted to such person, shall be withheld or recalled by the Collector under this Act. Provided always that, on the representation of the Superintendent of Police to the Collector, that any such house of public entertainment as aforesaid is kept as a disorderly house, or that the keeper thereof is, for any reason, or in consequence of misconduct, (such reason or misconduct to be specially assigned by the Superintendent,) unfit to receive or retain any such licence, then and in such case the said Collector shall forthwith revoke any licence already granted by him to such keeper of any such house of public entertainment.

XIII. The Collector, after demand made in writing, may levy any arrears of tax, duty, or fee, due on account of any licence granted under this Act, by distress and sale of the goods and chattels of the person from whom the same is due; provided that no such arrears shall be recoverable after the end of two years next after the same shall have become due, or next after an acknowledgment of the same in writing shall have been given by the person by whom the same is payable.

XIV. A breach of any of the conditions of a licence granted under this Act, shall, besides forfeiture of the licence, be punishable by a fine not exceeding Fifty Rupees, and such fine shall be recoverable from the licensed dealer, notwithstanding that such breach may have been owing to the default or carelessness of the servant or other person in charge of the shop or place of sale.

XV. Any person, not being a licensed dealer, having in his possession, and any person carrying within the Town and Suburbs of Madras any greater quantity of spirituous or fermented liquors, (excepting English and Foreign Beer, Wine, and Spirits,) than the quantity specified for each article in Section V., and not being protected by a Pass or Permit from the Collector, or other Officer duly empowered in that behalf, shall be liable to a fine not exceeding Five Hundred Rupees.

XVI. Beside the penalties above specified for the illicit sale, possession, and carrying of spirituous or fermented liquors, all such liquors found in the possession of any offender against this Act, shall be seized and confiscated, together with the Vessels, Packages and Coverings in which such liquors are found, and the animals and conveyances used in carrying them shall also be liable to seizure and confiscation.

XVII. Any Abkarry Officer above the rank of Peon, may enter, inspect, and search, at any time, by day or by night, for any of the purposes contemplated in this Act, the house or shop in which any licensed retail dealer shall carry on the sale of spirituous or fermented liquor under this Act.

XVIII. Every person, holding a licence for the retail sale of spirituous or fermented liquors, shall keep such licence at the house or shop specified in the licence, and shall show the licence on the demand of any Abkarry Officer who shall desire to see the same; and any licensed dealer, who shall refuse or be unable to produce his licence on the demand of any Abkarry Officer, shall be liable to a fine not exceeding Two Hundred Rupees.

XIX. Any Abkarry Officer may stop and detain any person having possession of or carrying in any Public Road, Street, Thoroughfare or

place, or in any open shop, any spirituous or fermented liquors without a Pass, or otherwise liable to confiscation under this Act, and may seize the liquors, with the Vessels, Packages, and Coverings in which the liquors are found, and the animals and conveyances used in carrying them.

XX. If the Collector has good reason to believe, either from information given by any Abkarry Officer, or other person, to be taken down in writing, or from his own knowledge, or from the proceedings in any other case, that any spirituous or fermented liquor liable to confiscation under this Act, is kept or concealed in any place, the Collector, by warrant under his hand, may empower any Abkarry Officer, above the rank of Jemadar of Peons, between sunrise and sunset, but always in the presence of a Constable or other Officer of the Peace, to enter into every such place where any such liquor is suspected to be kept or concealed, and to seize and carry away such liquor, and in case of resistance, to break open any door, and to force and remove any other obstacle to such entry, search, seizure or removal, as aforesaid, and to arrest and detain the owner or occupier of the premises, with all parties whom he suspects to be concerned in the unlawful keeping or concealing of such liquor whom he shall find on the premises. Provided that, where there is ground to suspect that such liquor is unlawfully concealed in any apartment of the women, in houses belonging to the classes whose women do not appear in public, the Officer charged with the execution of the Warrant, shall follow, as closely as may be, the rules for the seizure of property so concealed, adopted by the Supreme Court of Judicature at Fort St. George.

XXI. All Constables and other Ministerial Officers of the Peace, are required to aid the Abkarry Officers in the due execution of this Act, upon notice given, or request made by any such Abkarry Officer; and any Officer who, without lawful excuses, shall refuse or neglect to assist as aforesaid, on being required to do so, shall be liable to the penalty prescribed by Section XXIX. of this Act for Abkarry Officers conniving at the escape of a person arrested under this Act.

XXII. Whenever an Abkarry Officer, duly authorized under this Act, shall arrest any person, or shall seize any spirituous or fermented liquor, or shall enter any house or shop for the purpose of searching for such illicit liquors, he shall carry the person arrested, with the illicit liquors seized, with all convenient despatch, to the Collector, and shall, within twenty-four hours thereafter, make a full report to the Collector of all the particulars. And the Collector, after such further inquiry as he may deem necessary, shall forthwith either release the person arrested, or send him in custody to the Superintendent of Police, or one of his Deputies.

XXIII. Every person who shall maliciously give false information against any person, for being engaged in the unlicensed sale of spirituous or fermented liquors, or for having in his possession or carrying, or in respect of there being in any house or shop, any spirituous or fermented liquors, in contravention of this Act, shall be liable to a fine not exceeding Five Hundred Rupees, or to imprisonment in the Common Gaol, for a period not exceeding six months, or to both.

XXIV. Every person who shall obstruct or molest any Abkarry Officer, or any person acting in aid of such Officer, in the due execution of

this Act, shall be liable to a fine not exceeding Five Hundred Rupees, and such person shall be further liable, if any affray or breach of the peace shall happen in consequence of his resistance, on conviction of the same before a competent tribunal, to such punishment as is prescribed by Law for cases of affray and breach of the peace, in addition to the penalty above prescribed for resistance of process.

XXV. Any Akkarry Officer, who shall delay carrying to the Collector any person arrested, or any illicit liquors seized under this Act, or who shall neglect to report the particulars of an arrest, seizure, or search within twenty-four hours thereafter, shall be liable to a fine not exceeding Two Hundred Rupees.

XXVI. Any Akkarry Officer, who shall vexatiously and unnecessarily seize the goods or chattels of any person, on the pretence of seizing or searching for illicit spirituous or fermented liquors, or who shall vexatiously and unnecessarily arrest any person, or commit any other excess not required for the execution of his duty, shall be liable to a fine not exceeding Five Hundred Rupees.

XXVII. The provisions regarding Distilleries and Stills in Sections IV., V., VI. Regulation I. of 1820 of the Madras Code, and Act XXXII. of 1845, shall apply and be in force within the Town and Suburbs of Madras, except that the powers vested in the Criminal Judge by Section IV. Clause 5, and Section VI. Clause 9 Regulation I. of 1820, of the Madras Code, and in the Session Judge and Subordinate Judge of the Zillah, by Sections IV., V., Act XXXII. of 1845, shall be exercised within the limits of the jurisdiction of the Supreme Court by the Superintendent of Police.

XXVIII. It shall be competent to the Governor of Fort Saint George in Council, or to any Officer duly empowered by him in that behalf, to revise, from time to time, the forms of licences to be granted under Section IV. Regulation I. of 1820, of the Madras Code, for the establishment of Distilleries for manufacturing Rum, Arrack, or other Spirits by process of distillation similar to the European process, and to introduce into such forms of licences such provisions and stipulations as may seem to be advisable, anything in Section II. Act XXXII. of 1845, to the contrary notwithstanding.

XXIX. Any Officer employed in the Akkarry Department, who shall unlawfully release or connive at the escape of any person arrested under this Act, or connive at the sale of spirituous or fermented liquors without a licence, or by any licensed dealer contrary to the terms of such licence, or act in a manner inconsistent with his duty, for the purpose of enabling any person to do anything whereby any of the provisions of this Act may be evaded or broken, or the Akkarry Revenue be defrauded, shall be liable to a fine not exceeding Five Hundred Rupees.

XXX. Any Officer employed in the Akkarry Department, who shall ask or take any gratuity not authorized by any law or order of Government, or of the Board of Revenue, in consideration of doing or of omitting to do any act in his official capacity, and any person who shall offer a bribe to any such Officer, in order to induce such Officer to act in a manner inconsistent with his duty, shall be liable, for every such offence, to a fine not exceeding Five Hundred Rupees.

XXXI. When any goods or chattels shall be seized by an Akkarry Officer, as liable to confiscation under this Act, such seizure shall, upon information exhibited by order of the Collector, be heard and determined in a summary manner, by the Superintendent of Police or one of his Deputies, who shall cause the persons to whom such goods and chattels belong, to be summoned to appear, and upon their appearance or default, shall examine into the cause of the seizure thereof and give judgment; and, if such judgment shall be for confiscation of the goods or chattels seized, shall issue his warrant to the Collector for the sale or disposal thereof, according to such orders as the Collector may receive from the Board of Revenue.

XXXII. Whenever any goods or chattels shall be seized as aforesaid, and within one calendar month no person shall appear before the Collector to claim the same, the Superintendent of Police, or one of his Deputies, shall examine into the cause of the seizure, at a place and time, of which notice shall have been given by the Collector in the *Fort St. George Gazette*, and give judgment for the confiscation of such of the goods and chattels as, upon such examination, shall appear to him liable to forfeiture; and upon confiscation thereof, shall issue his warrant for the disposal of them, as if the owner had been summoned to attend before the said Superintendent or one of his Deputies.

XXXIII. All fines leviable under this Act shall be adjudged by the Superintendent of Police, or one of his Deputies, any of whom, upon information exhibited before him by order of the Collector, shall, within three calendar months next after the act by which the fine was incurred and not afterwards, summon the parties accused, and upon their appearance or default, shall examine into the matter, and upon due proof made thereof, by the voluntary confession of the parties, or by the oath, or solemn affirmation, (in cases wherein a solemn affirmation is receivable by law instead of an oath,) of one or more credible witnesses, shall give judgment accordingly; and, in default of payment of any fine to which an offender is adjudged, he shall be liable, by Warrant of the said Superintendent of Police or one of his Deputies, to imprisonment in the Common Gaol, for a period not exceeding six months, or until the fine be sooner paid.

XXXIV. Whenever any person shall be convicted of an offence against this Act, after having been previously convicted of a like offence, he shall be liable, in addition to the penalty attached to such offence, to imprisonment in the Common Gaol, for a period not exceeding six months, and a like punishment of imprisonment not exceeding six months, shall be incurred in addition to the punishment which may be inflicted for a first offence upon every subsequent conviction after the second.

XXXV. One-half of all fines levied from persons convicted of the illicit possession, carrying, or sale, of spirituous or fermented liquors, and of the proceeds from the sale of liquors, vessels, packages, conveyances, stills, and other things confiscated under this Act, shall, upon adjudication of the case, be awarded in such proportion as the Superintendent of Police or one of his Deputies, adjudicating as aforesaid, may think proper, to the Officer or Officers who apprehended the offender or seized the illicit liquors or other articles,— and the other half shall be given to the informer;

and if no fine be realized, the Board of Revenue may grant such reasonable reward, not exceeding the sum of Two Hundred Rupees, as may appear to them fit. Provided that the Board of Revenue may determine, by General Order, what class of Akkary Officers shall receive rewards, and what classes shall have no title to share therein.

XXXVI. All fines levied under this Act, the disposal of which is not especially provided for, shall belong to Government; but the Officer adjudicating the case may grant any portion thereof not exceeding one-half, as rewards to informers, or as compensation to parties injured by any proceedings under this Act.

XXXVII. No writ of *Certiorari* shall be issued at the suit of any party out of the Supreme Court of Judicature at Fort St. George, to supersede, stay, remove, or in anywise affect any information or judicial proceeding before the Superintendent of Police or any of his Deputies in pursuance of this Act; and no judgment thereupon shall be quashed, except for error of law apparent on the face of the judgment.

XXXVIII. All actions and prosecutions to be instituted against the Collector or any Akkary Officer, or any person acting in aid of any such Officer, for anything done in pursuance of this Act, shall be tried and determined in the Civil Courts established by the East India Company in the Zillah of Chingleput, notwithstanding that the cause of action, in respect of which such action is brought, arose, or the defendant therein reside, within the limits of the Town of Madras, and every such action shall be brought within three calendar months after the fact committed and not afterwards, and notice in writing of such action, and of the cause thereof, shall be given to the defendant, one calendar month at least before the commencement of the action, and no plaintiff shall recover in any such action, if tender of sufficient amends shall have been made before such action brought, or if after action brought, a sufficient sum of money shall have been paid into Court with costs, by or on behalf of the defendant.

XXXIX. The Collector, in respect of the duties to be performed by him under this Act, shall have power to punish any contempt committed in his presence in open cutcherry by the imposition of a fine not exceeding Two Hundred Rupees, commutable, if not paid, to imprisonment in the Common Gaol for a period not exceeding one month. Provided that an appeal from any order passed under this Section shall lie to the Board of Revenue, and the decision of the Board thereon shall be final.

XL. The following words and expressions in this Act shall have the several meanings hereby assigned to them, unless there be something either in the subject or context repugnant to such construction, that is to say, words importing the singular number only shall include the plural, and words importing the plural number only shall include the singular, and words importing the masculine gender only, shall include females. The words "Collector of Madras," shall mean the Officer who may at any time be charged with the superintendence and collection of the public revenue within the Town of Madras, although such Officer may not be officially designated "Collector of Madras." The words "Town and Suburbs of Madras," shall include the Town of Madras, the limits of the Supreme Court of Judicature at Madras as declared and described by the 12th Section of Regulation II. of 1802, of the Madras Code, and

the district comprised within eight miles beyond any part of those limits.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

No. 297.

Fort William, Home Department,
the 29th March 1852.

NOTIFICATIONS.—The Most Noble the Governor General in Council is pleased to permit Mr. S. G. Smith to resign the East India Company's Civil Service, from the date of departure for Suez, of the next monthly Steamer.

No. 303.

Mr. E. Thomas, of the Civil Service, embarked for England on board the Steamer "Precursor," which Vessel was left by the Pilot at Sea on the 21st instant.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

No. 317.

Fort William, Foreign Department,
the 27th March 1852.

NOTIFICATIONS.—In G. O. issued under date the 30th January last, No. 332, add the words "and Deputy Opium Agent in Malwah," after "Captain Siddous received from Captain Eden "charge of the duties of First Assistant to the "Resident at Indore."

No. 324.

The Governor General in Council is pleased to place the services of Captain R. S. Dobbs, 9th Regiment Madras Native Infantry, Superintendent of the Ashtagram Division, temporarily, at the disposal of the Government of Fort Saint George for regimental duty, and to appoint Captain T. Clerk, 4th Assistant to the Commissioner of Mysore, to officiate as Superintendent of that Division, during the absence of Captain Dobbs.

Brevet Major J. F. Porter, Second Assistant to the Commissioner of Mysore, is appointed to act as Superintendent of the Chittledrong Division, during the absence, on field service, of Brevet Major Montgomery.

No. 351.

The 29th March 1852.

The Most Noble the Governor General in Council has been pleased to appoint Ensign R. Davidson, of the 64th Regiment Bengal Native Infantry, to officiate as Adjutant of the Mhairwarrah Local Battalion, vice Lieutenant E. P. Lloyd.

No. 354.

The 30th March 1852.

The Most Noble the Governor General in Council is pleased to place the services of Second Lieutenant D. C. Home, of the Corps of Engineers, at the disposal of the Superintending Engineer, Punjab Circle, for employment in the Civil Engineer's Department in the Punjab.

No. 355.

Lieutenant A. Blackwood joined his appointment of Officiating Second in Command of the Bhopal Contingent on the 7th instant.

C. ALLEN,
Offy. Secy. to the Govt. of India.

Fors William, Judicial Department, the 26th March 1852.
No. 39.

NOTIFICATION.

The Most Noble the Governor General in Council is pleased to order the publication of the following Statement of Works of Public Utility constructed by Individuals, resident in the Saugor and Nerbudda Territories, at their own cost, during the year 1851 :
Report of Works of Public Utility constructed by Individuals at their own Private Cost in the Saugor and Nerbudda Territories during the year 1851.

Commissioner's Office, Camp Sydport, the 15th March 1852.

(Signed)

C. ALLEN, Offg. Secy. to the Govt. of India.

No. 856.

*Fort William, Foreign Department,
the 31st March 1852.*

NOTIFICATION.—The Most Noble the Governor General in Council has been pleased to appoint Mr. W. Seton-Karr to officiate as Under-Secretary to the Government of India, in the Foreign Department.

C. ALLEN,

Offg. Secy. to the Govt. of India.

No. 709.

Orders by the Most Noble the Governor of Bengal.

Appointments.—*The 18th March 1852.*—Mr. J. S. Bell to be a Member of the Local Committee of Public Instruction at Burdwan.

The 27th March 1852.—Mr. T. C. Loch to be Railway Commissioner. Mr. Loch is vested with the special powers described in Clause 2, Section III., Regulation I. of 1824, and in the 2nd and the following Sections of Act XLII. of 1850.

Mr. F. A. E. Dalrymple to officiate as Collector of Beerbboom, during the absence of Mr. G. Loch, or until further orders.

Mr. W. Ainalie to officiate as Magistrate of Beerbboom, during the absence of Mr. F. A. E. Dalrymple, or until further orders.

Mr. J. J. Ward to officiate as Collector of Burdwan, during the absence of the Honorable E. Drummond, or until further orders.

Mr. F. L. Beaufort to officiate as Joint Magistrate and Deputy Collector of Pubnp, during the absence of Mr. J. J. Ward, or until further orders.

Mr. C. S. Belli to officiate as Magistrate of Jessore, during the absence of Mr. F. L. Beaufort, or until further orders.

Mr. H. Rose to officiate as Magistrate of Jessore until the arrival of Mr. Belli.

Mr. R. C. Raikes to officiate as Collector of Calcutta and Ex-Officio Surveyor under Act XV. of 1847.

Mr. R. Alexander to officiate as Magistrate of Mymensing, during the absence of Mr. R. C. Raikes, or until further orders.

Mr. A. Abercrombie to officiate as Magistrate of Mymensing until the arrival of Mr. R. Alexander from Balasore.

Leave of Absence.—*The 25th March 1852.*—Mr. A. C. Bidwell, Officiating Secretary to the Board of Revenue, for eight months, from the 8th proximo, on Medical Certificate, to proceed to Ceylon and other places within the limits prescribed by Section IV. of the Absentee Rules.

The 27th March 1852.—The leave of absence granted to Mr. F. Gouldebury, Commissioner of Cuttack, under orders of the 23rd ultimo, has been cancelled at his request.

Notification.—*The 30th March 1852.*—Captain E. A. Rawlatt, Principal Assistant to the Commissioner of Assam at Kamroop, resumed charge of the Treasury of the Collectorate and his Judicial and Revenue Offices from Eusigu T. Lamb, on the 15th instant.

Mr. G. U. Yule, Collector of Dinagepore, received charge of his office from Mr. E. S. Pearson on the 23rd instant.

Mr. James Grant, Civil and Sessions Judge of Dinagepore, resumed charge of the current duties of his office from Moulvee Itut Hossein, Officiating Principal Sudder Ameen, on the 23rd instant.

Mr. R. N. Farquharson, Officiating Civil and Sessions Judge of Bhaugulpore, received charge of his office from Moulvee Mouzzim Hossein, the Principal Sudder Ameen, on the 23rd instant.

By Order of the Most Noble the Governor of Bengal,

J. P. GRANT,
Secy. to the Govt. of Bengal.

No. 1254 of 1852.

Orders by the Hon'ble the Lieutenant Governor.

of the North-Western Provinces.

Judicial and Revenue Department,

Agra, the 22nd March 1852.

Appointments.—Mr. Charles Robert Lindsay to be Joint Magistrate and Deputy Collector of Paneeput, but to continue, till further orders, to exercise the powers of a Joint Magistrate and Deputy Collector at Mynpoory.

Mr. William George Probyn to be Joint Magistrate and Deputy Collector of Mirzapour.

The above Appointments will have effect from the date of Mr. Edward Thomas' embarkation for England.

The Order of the 9th instant, appointing Mr. Charles Robert Lindsay to be Joint Magistrate and Deputy Collector of Mirza poor, is cancelled.

No. 1284 of 1852.

Agra, the 24th March 1852.

Leave of Absence.—Mr. Edward Francis Tyler, Magistrate and Collector of Ally Ghur, for seven months, on Medical Certificate, under Section VIII. of the Amended Absentee Rules, to proceed to the Hills North of Deyreh, from the date on which he may relinquish charge of his Office.

Appointments.—Mr. John Ross Hutchinson to officiate as Magistrate and Collector of Ally Ghur.

Mr. Allan Octavian Hume to officiate as Joint Magistrate and Deputy Collector of Ally Ghur.

No. 1299 of 1852.

Agra, the 25th March 1852.

Appointments.—Mr. John Adam Loch to officiate as Magistrate and Collector of Bijnore, until further orders.

Mr. Fergusson Foyer Hogg to officiate as Joint Magistrate and Deputy Collector of Bijnore, until further orders.

The Order of the 24th ultimo, appointing Mr. George Dundas Turnbull to officiate as Magistrate and Collector of Bijnore, is cancelled.

No. 1304 of 1852.

Agra, the 26th March 1852.

Leave of Absence.—Mr. Richard Charles Oldfield, Officiating Joint Magistrate and Deputy Collector of Muttra, for eight months, on Medical Certificate, under Section VI. of the Amended Absentee Rules, to proceed to the Hills North of Deyrah, from the date on which he may relinquish charge of his duties.

No. 1270 of 1852.

Judicial Department,

Agra, the 23rd March 1852.

Notification.—Mr. George Hamilton Freeling, Assistant to the Magistrate of Allahabad, is invested with the special powers described in Clause 3, Section II. Regulation III. of 1821.

No. 1276 of 1852.

Appointments.—Mahomed Hosein Khan, Principal Sudder Ameen of Mynpoory, is promoted to the 1st Grade, vice Mr. J. Campier, Principal Sudder Ameen of Mirzapoore, who has retired on a pension.

Mr. Robert Hannibal Smith to be Principal Sudder Ameen of Mirzapoore.

No. 1294 of 1852.

Agra, the 24th March 1852.

Appointment.—Mr. Cudbert Bensley Thornhill to be Inspector of Prisons in the N. W. Provinces, from the date on which Mr. William Henry Woodcock resigns the Service.

W. MUIR,
Secy. to Govt., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 27th March 1852.

No. 206 of 1852.—Lieutenant Charles Irvine, of the 51st Regiment Native Infantry, is allowed leave of absence, from the 26th January to 17th March 1849, to visit Bombay, on Medical Certificate, preparatory to applying for Furlough to Europe.

No. 207 of 1852.—The services of Assistant Surgeon Haldane Stewart are placed at the disposal of the Hon'ble the Lieutenant Governor of the North-Western Provinces, with the view to his appointment to the Medical charge of the Civil Station of Azimgurh.

No. 208 of 1852.—The undermentioned Individual is admitted to Pension, as specified opposite to his name, under the provisions of Minutes of Council, of the 11th January 1797, and General Order, dated 5th February 1820, subject to the confirmation of the Hon'ble the Court of Directors:

Riding Master George Carr,	Two (2s.) Shillings per diem, payable in Europe.
of the 4th Regiment Light Cavalry, (Lancers,) as Serjeant,	

No. 209 of 1852.—The following transfers are made in the Department of Public Works:

Assistant Overseer Serjeant Thomas S. Brooks, from Peshawur to the Cawnpore Division.

Assistant Overseer Bombardier George Delvin, from the Cawnpore Division to the Great Deccan Road.

No. 210 of 1852.—The services of Assistant Surgeon G. R. Playfair, M. D., of the 43rd Regiment Native (Light) Infantry, are placed at the disposal of the Hon'ble the Lieutenant Governor North-Western Provinces, with the view to his appointment to the Medical charge of the Civil Station of Seharunpore.

No. 211 of 1852.—Third Class Sub-Assistant Surgeon Tarachand Pine, attached to the Government Charitable Dispensary at Moradabad, is promoted to the Second Class from the 24th January 1852, the day following that on which he passed the prescribed examination.

No. 212 of 1852.—It is notified for general information, that the Hon'ble the Court of Directors have been pleased to fix the rate of exchange for Officers' family remittances and Effects in the official year 1852-53, at two shillings (2s.) the company's rupee.

Fort William, 31st March 1852.

No. 213 of 1852.—Lieutenant J. I. Willes, of the 69th Regiment Native Infantry, Sub-Assistant Commissary General, is allowed leave of absence from the 28th December 1851 till 1st November 1852, to visit Simla and the Hills North of Deyrah, on Medical Certificate.

No. 214 of 1852.—Sub-Conductor D. O'Brien, who was transferred in Government General Order, No. 97, of the 6th ultimo, from the 24-Pergunnahs' Embankments to the Hidgelée Division of Public Works, is appointed an Assistant to the Executive Engineer Hidgelée Division, with effect from the 6th ultimo.

R. J. H. BIRCH, Lieut.-Colonel,
Offg. Secy. to the Govt. of India,
Mili. Dept.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, One Second (1s.) before Mean Noon.

H. P. BURN,
Town Major.

Fort William, 27th March 1852.

NOTICE.—The General Treasury will be closed on Saturday, the 10th proximo, on account of the Hindoo Holiday, Churruck Poojah.

J. I. HARVEY,
Sub-Treasurer.
General Treasury, the 29th March 1852.

General Post Office Notifications.

*Export Overland Mail per P. and O. Co.'s Steamer,
direct from Calcutta.*

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hong Kong,) intended for transmission by the Peninsular and Oriental Company's Steamer, will be closed at this Office on Wednesday the 7th proximo, and that an After-Packet will be despatched hence on Thursday, the 8th idem, with the ordinary Mail, to ensure its arrival at Kedgeree, in time to reach the Steamer. The public are particularly requested to observe that no Letters for the Steamer can be received after 3 p. m. of that date.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.
Fort William, Genl. Post Office, }
The 27th March 1852. }

NOTICE.—The subjoined copy of a Despatch No. 29 of 1851, from the Honorable the Court of Directors, dated the 24th September, forwarded to this Office by the Government of Bengal, is published for general information.

J. R. B. BENNETT,
Deputy Post Master General, in Charge.

Calcutta, General Post Office, }
the 8th November, 1851. }

PUBLIC DEPARTMENT,

No. 29 of 1851.

*Our Governor of the Presidency of Fort William
in Bengal.*

1st. We have been informed, by direction of Her Majesty's Post Master General, under date the 18th instant, that "His Lordship has obtained the authority of the Treasury to despatch in future from the General Post Office in London the Mail for India *vid* Marseilles on the evening of the 8th of the month, instead of the 7th as hitherto, except on the occasions of the 8th falling on a Sunday, when the Mail will be despatched on the evening of the following day, and that this arrangement will come into operation with the Mail of the 8th proximo."

2nd. You will be careful, that the several Post Masters under your Presidency are duly advised of this alteration which we have by the present Mail notified to our Agents at Aden and in Egypt.

We are, &c.,

(Signed) JOHN SHEPHERD,
and 12 other Directors.

London, the 24th September, 1851.

(True Copy.)

(Signed) W. SETON-KARR,
Under Secy. to the Govt. of Bengal.

(True Copy.)

J. R. B. BENNETT,
Deputy Post Master General, in Charge.

NOTICE.—The subjoined Extract from a Letter dated 5th instant, received from the Post Master Hyderabad, is published for general information.

J. R. BURLTON BENNETT,
Deputy Post Master General.

Calcutta, Genl. Post Office, }
the 17th September, 1851. }

*Extract of a Letter from Captain W. Shelly, Post
Master, Hyderabad, to C. P. Brown, Esq., Post
Master General, Fort Saint George, No. 197,
dated 5th September, 1851.*

That all Letters, Papers and Parcels, addressed to Warungull, should be superscribed *vid* Secundrabad, instead of *vid* Nacricull as heretofore, the runners stationed between the latter station and Warungull having been removed, and posted on a direct route from Secundrabad to Warungull.

(True Extract.)

J. R. BURLTON BENNETT,
Deputy Post Master General.

NOTICE.—The subjoined copy of a letter, No. 12827, dated 28th April last, from the Secretary to Her Majesty's General Post Office, London, is published for general information.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.
Calcutta, Genl. Post Office, }
The 30th June, 1851. }

Colonial. No. 12827.

General Post Office, 26th April, 1851.

SIR,—Referring to your letter of the 6th ultimo on the subject of the New Postal Convention between Great Britain and the United States, I beg to acquaint you, that letters arriving in this Country from India, addressed to the United States, can be sent forward to their destination, leaving the British Postage chargeable for their conveyance, to be paid by the persons to whom they are addressed.

I am, &c.,

(Sd.) W. L. MABERY.

The Post Master General, Calcutta.

(True Copy.)

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.

NOTICE.—The subjoined copy of a Notice issued by the London General Post Office, is published for general information.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.
Calcutta, Genl. Post Office, }
the 30th April, 1851. }

Instructions No. 4, 1851. By Command of the
Post Master General.

*Notice to the Public and Instructions to all Post
Masters, Sub-Post Masters and Letter Receivers.*

*Parliamentary Proceedings to India and Hong
Kong, vid Southampton.*

General Post Office, February, 1851.

On and after the 1st March next, printed votes and proceedings of the Imperial Parliament, and of the Colonial Legislatures, may be transmitted by the Post between the United Kingdom and the East Indies, or Hong Kong, *vid* Southampton, (subject, however, to all the existing regulations and restrictions) at the following reduced rates of postage, viz.:

For any weight not exceeding four Ounces,	1 d.
Ditto exceeding four Ounces	2 d.
Ounces and not exceeding eight Ounces, ..	
Ditto exceeding eight Ounces ..	3 d.
Ounces and not exceeding twelve Ounces, ..	
Ditto exceeding twelve Ounces ..	4 d.
Ounces and not exceeding sixteen Ounces, ..	
and so on in proportion, viz., for every additional four Ounces in weight, above the weight of sixteen Ounces, an additional rate of one Penny, it being understood, that any lesser weight than four Ounces, shall be charged as four Ounces.	

This Postage, which is entirely British Postage, and does not include the rate chargeable for conveyance in India, must, in all cases, be paid in advance.

(True copy.)

J. R. BURLTON BENNETT,
Dy. Post Master General, in Charge.

**LIST of Remaining Unclaimed Letters and Parcels
which accumulated from the month of October to
December 1851.**

- H.
 Hunton, Esq A—No. 15, Armenian street, Calcutta.
 Hudson, Esq W—Dacca.
 Hoff, Mr. A—Benares.
 Hicks, Mrs (2 letters)—Sibtollah Lane, near the old
Thanna, Calcutta.
 Holmes, Mrs L—Care of J Almeida, Esq, Chattawallah
Gully, Calcutta.
 Hutchinson, Esq J H (2 letters)—Balliah Factory, *vid*
Sherghatty.
 Hamilton, Esq—Judge of the Zillah Court, Jessore.
 Hough, Esq R—Hurrah Factory, Nuddea.
 Hughes, Mrs—Care of Capt R Woolley, 28th Regt
M N L, Chittagong.
 Holguett, Mr. J—Chandernagore.
 Hawkins, Esq F N—Burrisaul.
 Hicks, Lieutenant—6th Regiment N I, Agra.
 Henderies, Mr—Care of Mrs D'Monty, Mirzapore Lane,
Calcutta.
 Hills, Esq H (2 letters)—Preventive Service, Custom
House, Calcutta.
 Higgin, G H—Palemour.
 Harrison, Esq W—C S, Calcutta.
 Henesy, Mr James—Brigade Office, Fort William.
 Hodges, Esq G B—Moulmein.
 Hodges, Esq G B—Calcutta.
 Hawtrey, Lt A—9th Lancers, Calcutta.
 Hedger, Esq J F (2 letters)—Kessennpore, Patoolie.
 Hornby Esq J—Jessore.
 Hornby, Esq C (2 letters)—Jessore.
 Hadden, Esq R. G—Hazarebaugh.
 Harvey, Esq J—Gazepore.
 Holland, Lt H (2 letters)—37th Madras Grenadiers,
Messrs Benning and Co., Madras.
 Harvey, Esq Henry—Spence's Hotel, Calcutta.
 Halliday and Co. Messrs—Calcutta.
 Hobson, Mr William—Late of the H C St Tenasserim,
Calcutta.
 Hannay, Esq W A—Sulkeah, Calcutta.
 Hatch, Esq C W—Supreme Court, Calcutta.
 Harrington, Esq J H—Calcutta.
 Havel, Mr—Digra Farm, Dinapore.
 Hall, Mr J—No 13, Damzen's Lane, Tiretta Bazar,
Calcutta.
 Henbuer, Revd J—Gazipore.
 Halstend, Esq Chas—Calcutta.
 Heist and Co, Messrs J M (4 letters)—Agra.
 Henro, Argrett—Garden Reach, Calcutta.
 Hildebrand, Lt E H—Cawnpore.
 Hendry, Mr T R—H C Steamer "Hooringotta," to
await his arrival at Moonghyr.
 Handorff, Mr H (2 letters)—Calcutta.
 Humbles, Mrs J—Kidderpore.
 Humbles, Mr—Conductor, Invalid Establishment, Cal-
cutta.
 H C M.—Burdwan.
 Harry, James—St James' Church, C P V, Salween,
Sand Head, or Kedgeree.
 Haje Mahomed Oolim, (a Persian Letter.)—Calcutta.
 Huloder Mullick and Co—Calcutta.
 Haji Abdool Hajned,—Calcutta.
 Haje Samodin,—No 55, Keerom Street, Calcutta.
 Handlin, Miss Susan, (2 letters)—Care of Miss Jameson,
Poorie.
 Hodges, Esq W A—Suwra Factory, *vid* Barr.
 Hoil, Capt—54th Regt, Barrackpore.
 Hoskins, Mrs—Bhouganpore Factory, *vid* Moonghyr.
 Hulligan, S F—Chinsurah.
 Hollaway, Esq H—Moonghyr.
 Hay, Esq D—Gazepore.
 Hickman, Capt (2 letters)—Ship "Athelston," Calcutta.
 Houghton, Mr J—Care of Capt Colebank, Barque
"Bengal," Calcutta.
 Harrison, Mr F—Ship "City of Poonah," Calcutta.
 Hall, W—on board R H Company Ship "Clive," Cal-
cutta.
 Healds, Mr Chas—Barque "Chinsurah," to await at
the Post Office, Hong Kong.
 Harty, Mr P—Ship "Cornwall," Calcutta.
 Hayward, Mr P M—Ship "Castle of Edon."
 Henry, Esq Thos—Brig "Esperance," Capt Kirkpat-
rick."
 Hawkins, Mr W—Barque "Futta Salam."
 Hawkins, Leonard—American Ship "Geneva."
 Higgins, Capt A—Ship "George Brown."
 Hayes, Mr Thos—Ship "Harold," Calcutta.
 Houston, Capt—"Issabella Hercus," Calcutta.
 Hornston, Capt P—Ditto.
 Hairi, Mr James—Ship "Lascar," Calcutta.
 Huet, Monsr (2 letters)—In "Sousonnet."
 Hood, Mr John—Ship "Margaret Poynter."
 Hillyer, Ruben—on board the "Oriental."
 Harrison, E H—Ship "Philip Laing."
 Halliday, Mr A—Barque "Pitchetee."
 Hodgkin, Chas—Ship "Woodbridge," Calcutta.
 Hyder Ker Hab—Kidderpore.
 Howell, Esq G—to wait his arrival, Kedgeree.
 I and J.
 Jhats, Mr E—Alms House, Calcutta.
 Joseph, Esq Geo—Meerut.
 Johnson, Lt E B—Dy Judge Advocate Genl, Sirhind
Division.
 Jackson, Mrs—Buxar.
 Jackson, Esq II—Jingergatcha, Jessore.
 Johnstone, Esq J B G (2 letters)—Bowrah, Tirhoot.
 Johnson, Esq W P—14th Dragoons, Lahore.
 Jackson, Esq John (2 letters)—Gazeopore.
 Impey, Esq H J (2 letters)—Point de Galle, Ceylon.
 Jervis, Mr—Apothecary, Loodiana.
 Jennings, Capt H W—Measrs. Mathieson and Skinner,
Calcutta.
 Johnson, Henry—18th Royal Irish, Calcutta.
 Johnson, Mrs—Care of Mrs Robison, Free School Street,
Calcutta.
 Johnson, Mrs W—Care of Capt Scott, Madras.
 Johnson, Esq W—Genl Post Office, Calcutta.
 Johnson, Esq W (7 letters)—Veterinary Surgeon, 2nd
Light Cavalry, Umballah.
 Johnson, Esq—at Mr Smith's Boarding House, No. 3,
Dacre's Lane, Calcutta.
 Jones, Gunner J—East India Company Artillery, Dum
Dum.
 Jacobs, Capt W—Barque "Arabian," S S W, to the
care of R Sawers, Esq, Sydney, N S W.
 Jones, Mrs Revd—Bally Gunge, Calcutta.
 Johnstone, Miss—Madras.
 Johnstone, Esq J H—Amherst India.
 Jacob, Mr Hurshall (2 letters)—Calcutta.
 Jodoonaouth Mullick, (3 letters)—Calcutta.
 Jewell, Miss M—Bandel.
 Jacob, Mrs—Chinsurah.
 Jones, Esq C—Hooghly.
 Jones, Capt H—Ship "City of Palaces," Calcutta.
 Irevey, Chas—Ship "Futta Salam."
 James, Mr H R—Ship "Lord George Bentinck."
 Jules, Monsr Lefebvre—a bord de "Launa," Calcutta.
 Jensen, H—on board the Ship "Shand."
 Jolly, J B—Ship "Soubahdar."

(To be continued.)

J. R. BURLTON BENNETT,
Deputy Post Master General,
In Charge.

Fort William, Calcutta,
Genl. Post Office, the 17th March 1852. }

NOTICE.—A Branch Post Office has been ex-
perimentally established from the 1st instant at
Jungypore.

Jungypore is 36 miles distant from Berham-
pore.

J. R. BURLTON BENNETT,
Depy. Post Master General in Charge.

Calcutta, Genl. Post Office, }
the 9th March 1852. }

No. 348.

*Fort William, Civil Auditor's Office, the 16th
March 1852.*

NOTIFICATION.

*To the Officers of the Judicial, Revenue, Customs,
Salt, Opium and Akkaree and other branches of
the Service.*

The Civil Auditor requests that disbursing Officers will submit for audit, a detailed Pay Abstract of their Office Establishments respectively, for the month of April 1852, stating the names, dates of appointment, and the dates of orders of Government, &c., sanctioning the same, or any alteration in the salaries of Christian Assistants and Native Omlahs that may have been made agreeably to the Financial Rules of 8th December 1843. The Thannah Establishments, under the control of the Magistrates and Joint Magistrates, to be specified in detail, distinguishing the sums drawn under each particular head, and the total of the Police Force shewn at one view in the outer column in the above Abstract. The Orders notified in the *Calcutta Gazette* of the 6th January 1849, page 11, should be strictly attended to with respect to vacant situations. At the foot of the Abstract, a Memorandum must be given, shewing the amount which may have been drawn purely as batta on account of salaries of old incumbents, also the reduction that may have been effected in consequence of vacancies, and subsequently carried to the credit of Government.

W. P. PALMER,
Civil Auditor.

No. 1208.

Chart of the Pegue Coast and Gulf of Martaban, with Sailing Directions,

BY COMMANDER FELL, I. N.

THE above Chart and Sailing Directions having been lithographed and printed, Parties requiring it are requested to apply to the Calcutta Custom House, where it is to be had for 3 Rupees per copy, including the Sailing Directions.

By order of the Superintendent of Marine,

JAS. SUTHERLAND, Secy.

*Port William,
the 8th March 1852.*

No. 1279.

ICE SHIPS.

NOTICE is hereby given, that twelve months after the date of this advertisement, the privilege now enjoyed by American Ships bringing Ice of exemption from Port dues to the extent of the Ice tonnage, will be withdrawn in conformity with the Orders of Government.

2nd. All American Ships arriving here with Ice, after the 11th March 1852, will be liable to the full amount of Port dues as other Ships are.

By order of the Superintendent of Marine,

JAS. SUTHERLAND,

*Port William,
the 11th March 1852.*

For Allahabad and Intermediate Stations.

A Cargo Boat in tow of a Steamer will be despatched on or about the 3rd proximo. For freight and passage apply at the Government Boat Office.

By Order of the Superintendent of Marine,

J. WOODLEY,
Clerk of the Govt. Boat Office.

*Govt. Boat Office, }
the 26th March 1852. }*

OPIUM NOTIFICATION.—Notice is hereby given, that the Fourth Sale of Opium, the Provision of 1850-51, will be held at the Exchange Hall, on Monday, the 12th April 1852, at 11 A. M., and will comprise 2,800 Chests, viz.:

Behar Opium,.....	1,920
Benares Ditto,	880
Total Chests, ...	2,800

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 5th November 1851, and published in the *Calcutta and Exchange Gazettes*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 17th and 27th April 1852, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities that may be tendered for Deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 P. M. of Saturday, the 17th April 1852; and no Treasury Receipts in full payment of lots will be accepted after 4 P. M. of Tuesday, the 27th April 1852.

4. In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benares Opium of 1850-51, will be brought to Sale in the present year on or about the dates specified below:

	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Monday, { 10th May 1852,	1920	880	2800
On or about Thursday, { 10th June 1852,	1920	880	2800
On or about Monday, { 12th July 1852,	1920	880	2800
On or about Tuesday, { 10th August 1852, ...}	1920	880	2800
On or about Friday, { 10th September 1852, }	1920	880	2800
On or about Monday, { 11th October 1852, ...}	1920	880	2800
On or about Wednesday, { 10th November 1852, }	1920	880	2800
On or about Friday, { 10th December 1852, }	1892	869	2761
	15332	7029	22361

By order of the Board of Revenue, Fort William, the 23rd March 1852.

CECIL BEADON, Junior Secretary.